fined to an extent not exceeding two months' pay, by the authority by which they were respectively appointed, subject to the control of Government, or of superior authority in the Customs Department.

VIII. The Governor in Council may prescribe, by public notice in the Officive from the precribe by what rouds goods shall be allowed to

goods shall be allowed to pass into or out of any such Fereign territory, as is described in Sections I and II of this Act; and after such notice, goods which may be brought to any Station established on other roads or passes than those so prescribed, shall, if provided with a certificate, be sent back, and if not provided with a certificate, shall be detained, and shall be liable to confiscation by the Collector of Customs, unless the person in charge thereof shall be able to satisfy the said Collector that his carrying them by that road or pass was from ignorance or accident.

IX. Goods unlawfully passed, or attempted to be passed unlawfully, across any Frontier guarded by Stations, between sunset and sunrise, shall be seized and confiscated.

X. Whoever intentionally obstructs any Officer, in the exercise of any powers given by this Act to such Officer, shall be liable to imprisonment for any term not exceeding six months, or a fine not exceeding one thousand Rupees, or both.

XI. Whoever offers a bribe to any Officer appointed under this Act, in order to induce such Officer to act in a manner inconsistent with his duty, shall be liable for every such offence to a fine not exceeding one thousand Rupees, or to imprisonment for any term not exceeding six months, or both.

XII. Any Officers authorized to receive

money on account of the said Customs, shall grant Certificate. certificates of the payment thereof; and any such certificate being delivered to an Officer at a Station established for the passing of goods, shall entitle the goods therein mentioned to cross the Frontier into or out of the East India Company's territories, provided that the goods correspond with the specification thereof contained in such certificates, and that the certificates show the entire amount of duty leviable on those goods to have been duly paid; and if, upon examination, the goods brought to any such Station be found not to correspond with the specification entered in the certificate presented with the same, the difference shall be noted on the face of the certificate, and if the payment of duty certified therein shall not cover the entire amount of duty leviable on the goods, as ascertained at such examination, the goods shall be detained until further certificate for the difference shall be produced.

XIII. No Officer shall grant a certificate under this Act, unless a written application plication, according to a form to be prescribed by the Collector of Customs, shall have been made by the owner or person in charge, for permission to pass such goods; and such application shall contain a true description of the goods, with the marks, numbers, and description of the packages con-

taining the same, and a declaration of their value. If any goods shall be passed or attempted to be passed without such an application in writing as is above described, they shall be liable to be seized and confiscated.

Mis-description of goods in application for certificate.

Mis-description of goods in application for certificate.

Act, shall be liable to confiscation if the packages in which the same may be contained

shall be found not to correspond with the description of them given in the application, or if the contents thereof be found not to have been correctly described in regard to sort, quality, or quantity, or if, in or among the packages, any goods not stated in the application be found concealed or mixed up with the specified goods.

XV. The Governor in Council from time to time, by notice in the Official Government to fix the value of goods for the purpose of levying duty.

Government to fix Gazette, may fix a value for any article, or number of articles, liable to duty under this Act, upon their value; and the

value so fixed for such articles shall, till altered by similar notice, be taken to be the value of such articles for the purpose of levying duty on the same under this Act.

XVI. When goods liable to duty, for which a value has been fixed by such Abatement for danotice, or for which a fixed duty has been declared by the said Schedules, are brought to any Station where there is an Officer appointed to receive Customs Duties under this Act in a damaged state, and such damage is declared previously to the assessment of Customs on such goods, the Officer authorized to grant a certificate or any other Officer authorized in this behalf, may make an abatement of Customs in proportion to the damage received; and, in estimating such damage, he shall be guided by such rules as the Governor of Bombay in Council may from time to time determine and notify; but, if the value of the goods be not determined more than one-fifth part thereof, no abatement of Customs shall be allowed.

Duty leviable on certain goods according to the market value.

Duty leviable on certain goods according to the market value.

Duty leviable on certain goods according to the market value.

Duty leviable on certain goods according to the market value of such goods shall be levied according to the market value of such goods.

XVIII. The market value for assessment of duties on the goods indicated

Ascertainment of in the preceding Section shall market value for as-

provided always, that the value so declared be admitted by the Officer ap-

pointed to appraise goods; but, if the value of the whole or any part of the goods entered in the declaration shall seem to such Officer to be under-stated in such declaration, he shall have power to take the goods, or any part thereof, as purchased for the Government at the price so declared; and whenever he shall so take goods for the Government, payment thereof shall be made for the same within one month from the date of the declaration, and the Officer shall sell the goods so taken on account of Government; and, if they shall realize on sale a sum exceeding

all charges incurred on them by Government, a proportion not more than one-half of the excess shall, at the discretion of the Collector, be payable to the Officer who reported the under-valuation of the goods; who shall in like manner be liable to pay one-half of the net loss that may accrue on the sale of the said goods.

XIX. No goods entered in either of the said Schedules as liable to duty Exemptions. shall be exempted from the payment of such duty or of any part thereof, except under special order from the Governor in Council; and every Officer at a Station established on any road by which goods may be passed into or out of any such Foreign territory, shall detain all goods subject to duty under this Act until such duty shall have been duly paid. Provided always, that such Officer may, at his discretion, pass free of duty any passenger's personal baggage in actual use; and if any person shall apply to have goods passed as such baggage, the Officer acting under the orders of Government shall determine whether they be passenger's personal baggage in actual use, or goods subject to duty under the provisions of this Act.

XX. No certificate shall be received at any Station that shall bear date Certificate to be in force for thirty days. more than thirty days before the date when the goods arrived at such Station; but any person, who has taken out a certificate from any Renewal of certifiauthorized receiver of Customs Duties, shall be entitled, at any

time within the said period of thirty days, on satisfying such receiver that such certificate has not been used, and on delivering up the original, to receive a renewed certificate with a fresh date

without further payment of duty.

XXI. If any certificate, or other Customhouse documents, be lost by Granting duplicate any person to whom they may have been issued by the Officer authorized to issue the same, the Collector of Customs, on being satisfied that no fraud has been committed or was intended, may grant a duplicate of such lost document upon payment of a fee of not less than one Rupee, nor exceeding ten Rupees; and further, the Collector may authorize any amendment to be made in any application made under this Act, but, if such amendment be required after such application is entered and recorded in the Custom-house books, then upon payment of a like fee for any document so entered. XXII. Whoever counterfeits or falsifies, or

wilfully uses when counterfeit-Falsification of doed or falsified, any certificate of payment or any document for the purpose of passing, or having Customs Duties assessed on, any goods under this Act, shall be liable to a fine not exceeding one thousand Rupres.

XXIII. If any person in charge of, or owning, goods passing into or out of er to detain until payment any such Foreign territory, shall have become liable to any of any fine incurred .. fine on account of any act or omission relating to the Customs, any Officer in charge of a Station may detain such goods until the fine is discharged.

. XXIV. Any Officer at a Station established on any road by which goods and examine goods. may be passed into or out of any such Foreign territory, shall have power to detain goods and to examine

the quantities and kinds thereof, in order to ascurtain that such goods are covered by a sufficient certificate.

XXV. Any Station Officer who shall permit goods to pass across the Fron-Penalty for Station Officer permitting sufficient certificate, or who shall permit goods to pass by certificate, &c. any road or pass other than the prescribed ways, shall be liable, on conviction before a Magistrate, to imprisonment for any term not exceeding six months and to a fine not exceeding five hundred Rupees, commutable, if not paid, to imprisonment for a further period of six months.

XXVI. Any Station Offic r who shall needlessly and vexatiously injure Vexations seizure by Station Officer. goods under the pretence of examination, or in the course of his examination, or who shall wrongfully detain goods for which there is produced a sufficient certificate, shall, on conviction before any Magistrate, be liable to imprisonment for any term not exceeding six months, and to a fine not exceeding five hundred Rupees, commutable, if not paid, to imprisonment for a further period of six months.

XXVII. All fines, for the recovery of which no special provision is hereinbefore made, may be recovered on conviction of the offender before a Magistrate or other person competent to adjudicate on the offences, and payment thereof may be enforced under Act II of 1839.

XXVIII. All penalties under this Act, except those specified in any judicial Penalties. award of the Collector or other adjudicating Officer, as provided for in Section XXX of this Act, shall be adjudged and determined by the Officiating Magistrate of the place where the offence shall have been committed; and any Collector being a Justice of the Peace, or Deputy or Assistant Collec-

Collector may take tor authorized in such behalf by his superior and being a Justice of the Peace, may take informations and depositions on oath or solemn affirmation or declaration touching any matters involving a breach of any of the provisions of this Act; and, if taken in the presence of the party or parties charged with such breach, the same shall be received in evidence by such Magistrate in the like manner and to the same extent as if taken before him, and shall be deemed sufficient for him to adjudicate thereon: but nothing herein contained shall prevent such Magistrate from taking any information or deposition afresh, or from taking other and further deposi-tions in the matter, if he think fit.

XXIX. In all cases in which, under this Act, goods are liable to confis-Adjudication of concation, and in all cases in which, being the owner or in charge of goods, is liable to a penalty, the Commissioner or Commissioners appointed under Act I of 1852, or a Collector of Customs appointed under this Act, may adjudicate such confiscation or such penalty, or the same may be adjudged by a Deputy or by an Assistant Collector of Customs appointed under this Act being a Justice of the Peace: Provided that the power to adjudicate configuration shall not extend as regards a Deputy Collector to goods beyond the value of one thousand Rupees, nor as regards an Assistant Collector to goods beyond the value of one hundred Rupees, nor shall any Deputy Collector impose any fine beyond the amount of fifty Rupees, nor any Assistant Collector beyond the amount of ten Rupees; and all cases adjudicated by a Deputy or Assistant Collector shall be liable to revision by a Collector of Customs on appeal.

Restoration of forfelted goods.

Restoration of forfelted goods.

Restoration of forfelted goods.

The same to be restored in such manner and on such terms and conditions as he thinksfit to direct; and if the owner of the same accepts such terms and conditions, he shall not have or maintain any netion for recompense or damage on account of such seizure or detention, and the adjudicating Officer shall not proceed to condemnation.

Damages for vexatious seizure.

Officer, authorized to adjudicate Customs cases, if he shall decide that a seizure of goods made under the authority of this

Act was vexatious and unnecessary, may adjudge damages to be paid to the owner by the Officer who made such seizure, beside ordering the immediate release of the goods; and if the owner accepts such damages, no action shall thereafter lie against such Officer in any Court of Justice, on account of such seizure; and if such adjudicating Officer shall

Penalty in mitigation of confiscation.

decide that the seizure was warranted, but shall deem that the penalty of confiscation is unduly severe, he may mitigate the same by levying on the goods so seized as aforesaid, any portion of the market value of such goods not less than one-tenth of such value; and if the said Officer

Rewards to Customs Officers.

Rewards to Customs Officers.

adjudges confiscation, or any penalty in mitigation of confiscation, he may order that, from the sale of the goods, or from the proceeds of any penalty inflicted in mitigation of confiscation, a proportion not exceeding, in all cases of seizure except seizures of Salt or Tobacco, one-half of the sum remaining after payment of all Government demands, shall be distributed in rewards amongst such Officers as he deems entitled thereto, and in such proportion as he directs to each respectively; but in awarding rewards for the seizure of confiscated Salt or Tobacco, he may award one-half of the proceeds of sale, without making any deduction on account of Government demands.

W. MORGAN, Clerk of the Council.

## Argislatibe Council.

### The 6th September 1856.

The following Bill was read a second time in the Legislative Council on the 6th September 1856, and was referred to a Select Committee who are to report thereon after the 10th of November next:—

A Bill to make better provision for the order and good government of the Suburbs of Calcutta and of the Station of Howrak.

WHEREAS Acts have been passed for regulating the Police, and for the Conservancy and improvement, of the Town of Calcutta and of the other Presidency

Towns; and whereas large portions of the Suburbs of the said Town of Calcutta and of the Station of Howrah are not less populous than parts of the said Town, and it will conduce to the order and good government of the said Suburbs and Station that some of the provisions of the said Acts, with certain necessary modifications, should be extended to the said Suburbs and Station: It is enacted as follows:—

Cases under this any of the offences mentioned Act, by whom to be in this Act within the limits of the said Suburbs or Station, as described in the Schedule hereunto annexed, may be tried for any such offence by the Magistrate within whose jurisdiction the offence is alleged to have been committed, and on conviction, may be sentenced by such Magistrate to the punishment hereinafter prescribed for the offence.

Fraudulent possession or conveys in any manner, any thing which may be reasonably suspected of being stolen or fraudulently obtained, shall, if he fail to account satisfactorily how he came by the same, be liable to a penalty not exceeding one hundred Rupees, or to imprisonment, with or without hard labor, for any term not exceeding three months.

Clause 2.—If any person, charged with having or conveying any thing stolen or fraudulently obtained, shall declare that he received the

persons declared to have had possession of such property within the jurisdiction of the Magistrate.

or fraudulently obtained, shall declare that he received the same from some other person, or that he was employed as a carrier, agent, or servant, to

convey the same for some other person, the Magistrate may cause every such other person, and also, if necessary, every former or pretended purchaser or other person through whose possession the same shall have passed (provided that such other person shall be alleged to have had possession of the same within the jurisdiction of such Magistrate), to be brought before him and examined, and shall examine witnesses upon oath touching the same; and if it appear to such Ma-

Penalty if such possession fraudulent.

Penalty if such possession fraudulent.

gistrate that any person so brought before him had possession of such thing, and had reasonable cause to believe the same to have been stolen or unlawfully obtained, such person shall be liable to a penalty not exceeding one hundred Rupees, or to imprisonment, with or without hard

labor, for any term not exceeding three months. III. Any person found between sun-set and Apprehension and sun-rise, armed with any dan-mishment of reput-gerous or offensive instrument ed thieves, &c. whatsoever, with intent to commit any felonious act; any reputed thief found between sun-set and sun-rise, on board any vessel or boat, or lying or loitering in any bazar, street, road, yard, thoroughfare, or other place, who shall not give a satisfactory account of himself; any person found between sun-set and sun-rise, having his face covered, or otherwise disguised, with intent to commit any felony; any person found between sun-set and sun-rise, in any dwelling-house or other building whatsoever, without being able satisfactorily to account for his presence therein; and any person having in his possession, without lawful excuse (the proof of which excuse shall be on such person), any implement of house breaking—shall be liable to imprisonment, with or without hard latter, for a term not exceeding three months; and

any such person may be taken into custody by any Police Officer without a warrant.

IV. Whoever, without lawful excuse, intention-Disturbing an as ally causes disturbance to any assembly or procession lawfully embly engaged in re-ligious worship. engaged in the performance of religious worship or religious ceremonies, shall be liable to a fine not exceeding two hundred Rupees or to imprisonment, with or without hard labor, for a term not exceeding six months, or to both.

V. Whoever, not being a soldier or sailor in Penalty for carry. the Army or Navy of the Queen or the East India Coming arms without aupany, or a Police Officer, goes armed with any sword, spear, gun, or other offensive weapon, in any street, thoroughfare, or public place, unless by leave of the Magistrate, shall be liable to be disarmed by any Police Officer; and the weapon so seized shall be forfeited to the Government, unless redeemed by payment of a fine, at the discretion of the Magistrate, not exceeding ten Rupees.

VI. If any person, having sufficient means,

neglects or refuses to maintain Magistrate may his wife or any legitimate or illegitimate child unable to maintain himself, it shall be nance for wives and

lawful for the Magistrate, upon due proof thereof, to order such person to make a monthly allowance for the maintenance of his wife or such child as aforesaid, at such rate, not exceeding fifty Rupees in the whole, as to the Magistrate shall seem reasonable; and if such person shall wilfully neglect to comply with the said order, the Magistrate may, by warrant, direct the amount due to be levied in the manner in which fines may be levied, or may order him to be imprisoned, with or without hard labor, for any term not exceeding one month. Provided always, that any such person shall be at liberty to apply to the Magistrate, from time to time, for a reduction of such monthly allowance, on proof of an alteration in the circumstances of himself, his wife, or child, justifying such reduction.

Whoever, being the keeper of any house VII. Disorderly conduct or place licensed for the sale in houses of public of spirituous or fermented lientertainment. quors, knowingly permits drun-kenness or other disorderly behaviour in such house or place, or knowingly suffers any gaming whatsoever therein, or who knowingly permits prostitutes, or persons of notoriously bad character, to meet or remain therein, or who wilfully harbours or conceals any soldier, seaman, or apprentice, knowing, or having reason to believe, such soldier, seaman, or apprentice to be a deserter, shall be liable to a fine not exceeding one hundred Rupees. VIII.

Whoever in any place wilfully harbours or conceals any seaman or apprentice belonging to a mer-Penalty for harbouring and concealing dechant vessel, knowing, or havserters from merchant ing reason to believe, such sea-

man or apprentice to be a deserter, shall be liable to a fine not exceeding one hundred Rupees.

Whoever, being the owner or occupier, or having the use of any house, Penalty for owning or keeping, or being employed in, a gain-ing-house, &c. room, or place, keeps, or uses the same for the purpose of ing house, &c. gaming being carried on there-in; and whoever, being the owner or occupier of any house or room, knowingly and wilfully permits the same to be kept or used by any other person for the purpose aforesaid; and whoever has the

care or management of, or in any manner assists in conducting, the business of any house, room, or place kept or used for the purpose aforesaid; and whoever advances or furnishes money for the purpose of gaming with persons frequenting such house, room, or place-shall be liable to a fine not exceeding two hundred Rupecs, or to imprisonment, with or without hard labor, for any term not

exceeding three months.

X. Whoever is found in any such house, room, Penalty for being or place, playing or gaming with cards, dice, counters, money, or other instruments, money, or

is found there present for the purpose of garning, whether playing for any money, wager, stake, or otherwise, shall be liable to a fine not exceeding one hundred Rupees, or to imprisonment, with or without hard labor, for any term not exceeding one month; and any person found in any common gaming-house during any gaming or playing therein, shall be presumed, until the contrary be proved, to have been there for the purpose of

gaming.

XI. If the Magistrate, upon information on

Magistrate may grant warrants to Police Officers to enter a gaming-house for the purpose of search and seizure.

oath, and after such enquiry as he may think necessary, has reason to believe that any house, room, or place is used as a common gaming-house, he

may, by his warrant, give authority to any superior Officer of Police to enter, with such assistance as may be found necessary, by night or by day, and by force if necessary, any such house, room, or other place, and to take into custody all persons whom he finds therein, whether or not then actually gaming, and to seize all instruments of gaming, and all monies, and securities for money, and articles of value, reasonably suspected to have been used or intended to be used for the purpose of gaming, which are found therein, and to search all parts of the house, room, or place which he shall have so entered, when he has reason to believe that any instruments of gaming are concealed therein, and also the persons of those whom he so takes into custody, and to seize and take possession of all instruments of gaming found upon such search.

XII. On conviction of any person for keeping

On conviction for keeping a gaming-house, instruments of gaming to be destroyed, &c.

any such common gaminghouse, or being present therein for the purpose of gaming, all the instruments of gaming found therein shall be destroyed by

order of the Magistrate, who may also order all or any of the securities for money and other articles seized, not being instruments of gaming, to be sold and converted into money, and the proceeds thereof, with all monies seized therein, to be forfeited, or, in his discretion, may order any part thereof to be returned to the persons appearing to have been severally thereunto entitled

XIII. The Magistrate may direct any portion, not exceeding one-fourth of any fine which shall be levied Portion of fine may be paid to informer. under Sections IX and X of this Act, or any part of the monies, or proceeds of articles seized, and ordered to be forfested under Section XII, to be paid to an informer.

XIV. A Police Officer may apprehend without warrant any person found gam-Gambling in the

dambling in the ing with cards, dice counters, money, or other instruments of gaming, in any public street, place, or thorough-fare; and such person shall be liable to a face not

exceeding twenty Rupees, or to imprisonment, with or without hard labor, for any term not exceeding one month, and such instruments of gaming and money shall be forfeited.

XV. If any property, regarding which written or printed information shall be

given by any Police Officer to money-changers to re-port stolen property under a penalty for any pawn-broker or dealer in second-hand property or money-changer, as having been

stolen, embezzled, or fraudulently obtained, shall then be or thereafter come into the possession of, or be offered in pawn or for sale or change to such pawn-broker, dealer, or money-changer, he shall, without unnecessary delay, give information at the nearest Police Office, that certain property answering the description of the said property was offered to him, or is in his possession, and shall also state the name and address given by the party by whom the same was offered, or from whom the same was received, under a penalty not exceeding fifty Rupees for each and every such neglect or offence; provided always that, in the case of wearing apparel or other articles which it may be difficult for such pawn-broker or dealer to trace out and identify, no fine shall be exigible in respect of not reporting such articles, unless it shall appear to the Magistrate that such articles had been knowingly concealed by such pawn-broker or dealer.

XVI. If any pawn-broker or dealer in second-

If stolen articles be altered or defaced by broker, after informa-tion of the theft, he shall be deemed a receiver of stolen goods.

hand goods, or worker in gold or silver, after receiving information of the theft or the embezzling or the fraudulent disposal of any metals, goods, or articles of whatsoever de-

scription, melts, alters, defaces, or puts away the same, or causes the same to be melted, altered, defaced, or put away, without having previously received the permission of the Magistrate, and it shall be found that such metals, goods, or articles were stolen, embezzled, or fraudulently disposed of by the person from whom such pawn-broker, dealer, or worker received the same, or by any other person, then and in such case it shall be held that such pawn-broker, dealer, or worker knew that such metals, goods, or articles were stolen, embezzied, or fraudulently disposed of, and such pawn-broker, dealer, or worker shall be proceeded against according to law as a receiver of stolen goods, or as being a party to the fraud, and punished accordingly, and no other evidence of his guilt shall be necessary than evidence of such melting, altering, defacing, or putting away, after receiving information as aforesaid.

XVII. Whoever manufactures Gunpowder or, without a license from the Ma-Manufacture or possession of Gun-powder.

Manufacture or gistrate, has in his possession, in any house, shop, warehouse, or other building, at any one time, a greater quantity of Gunpowder than ten pounds, shall be liable to a fine not exceeding two hundred. Reveal and also to forfait and Company of the content of the c hundred Rupees and also to forfeit such Gun-powder so manufactured or possessed, together with the vessel or receptacle in which it may be contained.

XVIII. The Magistrate may grant to any per-Licenses by them son a license for the sale or trate for sale and de keeping in deposit of any posit of Guapowdes, quantity of Guapowder not exceeding fifty pounds, on such conditions and for such term, not exceeding one

year, as shall be specified in the license; and any person who shall be guilty of a breach of any of such conditions, shall be liable to a fine not exceed. ing one hundred Rupees and to forfeit all Gunpowder so kept in deposit contrary thereto, and the vessels containing it, and also to forfeit his license

Penalty for drunkenness, or riotons or indecent behaviour in

XIX. Whoever is found drunk and incapable of taking care of himself, or is guilty of any riotous or indecent behaviour in any street or thoroughfare, or in any place

of public amusement or resort, and whoever is guilty of violent behaviour in any Police Office, shall be liable to a fine not exceeding twenty Rupees, or to imprisonment, with or without hard labor, for a term not exceeding fourteen days.

Penalty for destroying, &c. lamp-post, &c.

XX. Whoever destroys, injures, or disturbs any lamp-post, lamp-bracket, or lamp, or extinguishes any light therein, or abstracts or

takes away any oil or other matter or thing therefrom, shall be liable to a fine not exceeding twenty Rupees, or, in default thereof, to imprisonment, with or without hard labor, for a term not exceeding fourteen days.

XXI. Whoever wilfully and indecently exposes

Penalty for committing a nuisance in

· his person, or commits a nuisance, by easing himself in or by the side of or near to any

public street or thoroughfare or place, shall be liable to a fine not exceeding ten Rupees, or, in default thereof, to imprison-ment, with or without hard labor, for a term not exceeding fourteen days.

XXII. Whoever in any public road, street, thoroughfare, or place, begs or Beggars. applies for alms, or exposes or exhibits any sores, wounds, bodily ailment, or de-formity, with the object of exciting charity or of obtaining alms; or whoever seeks for, or obtains alms, by means of any false statement or pretences, shall be liable to imprisonment, with or without hard labor, for any term not exceeding one month.

Whoever, in any public street, road, XXIII. Pendty for the following offences in public streets, &c. thoroughfare, or place of public streets, &c. following offences in following offences the following offences in following offences in following offences in public streets, &c. lic resort, commits any of the following offences, shall be liable to a fin not exceeding twenty Rupees :-

1. Whoever drives or rides any animal, or drives any vehicle, in a manner Furious or negligent . so rash or negligent as to indriving or riding. dicate a want of due regard for the safety of others.

2. Whoever negligently lets loose any horse, or suffers to be at large any Letting loose horses, ferocions dogs, &c. ferocious dog without a muzzle, or sets on or urges any dog or other animal to attack, worry, or put in fear any person, horse, or other animal.

3. Whoever cruelly beats, Ill-treating animals. abuses, or tortures any animal.

4. Whoever sets fire to, or burns, any straw or other matter, or lights any bon-Lighting fires and discharging guns, fire-works, &c. fire, or wantonly discharges any fire-arm or air-gun, or lets off, or throws any fire-work, or sends up any fire-balloon.

5. Whoever uses any indecent, threatening, abusive, or insulting words, or Indecent language. behaves in a threatening or insulting manner, with the intent to provoke a breach of the peace, or whereby a breach of the peace may be eccasioned.

Depositing dirt on threet, &c.

Or stable refuse, or filth of any threet, or any broken glass or earthen-ware or other rubbish, in any street, or on any public quay jetty, ghaut, or landing-place,

or earthen-ware or other rubbish, in any street, or on any public quay, jetty, ghaut, or landing-place, except in such places and in such manner, and at such hours, as shall be fixed by the Magistrate, shall be liable to a fine not exceeding ten Rupees.

XXV. Whoever causes or allows the water of any sink or sewer, or any other offensive liquid matter belonging to him or being on his land,

to run, drain, or be thrown or put upon any street, or causes or allows any offensive matter from any sewer or privy to run, drain, or be thrown into a surface drain in any street, shall be liable to a fine not exceeding ten Rupees.

XXVI. Whoever builds any wall, or erects or sets up any fence, rail, post, or other obstruction or encroachment, in any public street or road, or in or over any open drain, sewer, or aqueduct along the side of any such street or road after the passing of this Act, shall be liable to a fine not exceeding one hundred Rupees; and the Magistrate shall have pow-

Power to remove. er to remove any such obstruction or encroachment, and the expense of such removal shall be paid by the person erecting the same, and shall be recoverable as hereinafter provided.

XXVII. Whoever displaces, takes up, or makes any alteration in the pavements. pavement, or other materials, or in the fences or posts of any public street, without the consent in writing of the Magistrate, or without other lawful authority, shall be liable to a fine not exceeding fifty Rupees.

XXVIII. The Magistrate may, from time to time, cause to be put up or painted on a conspicuous part of some house, building, wall, or place at or near each end, corner, or entrance of every street, the name by which such street is to be known; and

Numbers on houses. may, from time to time, fix a number in a conspicuous place on the outer side of any house or building, or at the entrance of the enclosure thereof fronting the street; and whoever destroys, pulls down, or defaces any such name or number, shall be liable to a fine not exceeding twenty Rupees.

XXIX. The Magistrate may give notice in writing to the owner or occupier of any house or building to remove or alter any projection, encroachment, or obstruction,

from houses to be removed.

The passing of this Act shall be erected or placed against or in front of such house or building, if the same overhangs, or juts into, or in any way projects or encroaches upon, or is an obstruction to the safe and convenient passage along any public street, or obstructs or projects, or encroaches into or upon any uncovered aqueduct, drain, or sewer in such street, and such owner or occupier shall, within fourteen days after the service of such notice upon him, remove such projection, encroachment, or obstruction, or alter the same in such manner as shall have been directed by the Magistrate; and in default thereof, shall be liable to a fine not exceeding two hundred Rupees; and the Magis-

encroachment, or obstruction; and the expense of such removal shall be paid by the owner or occupier so making default, an ishall be recoverable as hereinafter provided.

XXX. When any house or building, any part

Houses projecting beyond line of street, when taken down to be set back.

side thereof, has been taken down in order to be re-built or altered, the Magistrate may require the same to be set back to or towards the line of the street or the line of the adjoining houses or building. Provided

Proviso.

always, that the Magistrate shall make full compensation to the owner of any such house or building for any damage he may thereby sustain; and if any dispute shall arise touching the amount of such compensation the same shall be settled in the manner provided by the laws in force for the settlement of disputes respecting compensation for lands taken for public purposes.

XXXI. The Magistrate may give route to the

Power to trim owner or occupier of any land, hedges and trees bor- to cut and trim any hedges dering roads. and trees, overhanging any public road or street, so as to obstruct the passage or to cause damage thereto; and in the event of such notice not being complied with within eight days from the date thereof, the Magistrate may cause the said hedges and trees to be cut and trimmed in the manner required; and the expense incurred by the Magistrate in respect there of shall be paid by the owners, and shall be recoverable as hereinafter provided.

XXXII. If in any street, any house, building, or wall, or any thing affixed thereon, be deemed by the Houses in a ruinous and dangerous state. Magistrate to be in a ruinous state or likely to fall, or in any way dangerons to the inhabitants of such house or building, or to the neighbouring houses or buildings, or the occupiers thereof, or to passengers, he may cause notice in writing to be given to the owner, if he be known and resident within the limits of his jurisdiction, and may also cause such notice to be put on the door or other conspicuous part of the said premises, or otherwise to be given to the occupier thereof (if any), requiring such owner or occupier forthwith to take down, secure, or repair such house, building, wall, or thing affixed thereon, as the case shall require; and if such owner or occupier do not begin to repair, take down, or secure the same within three days after such notice, and complete such work with due diligence, the Magistrate may cause all or so much of such house, building, wall, or thing, as he shall think necessary, to be taken down, repaired, or otherwise secured; and all the expenses shall be paid by the owner of the premises, and shall be recoverable from him as hereinafter provided.

XXXIII. If any such house, building, or wall, or any part of the same, be pulled down by virtue of the powers aforesaid, the Magistrate may sell the materials thereof or of so much of the same as shall be taken down, and apply the proceeds of such sale in payment of the expenses incurred, and shall restore any overplus arising from such sale to the owner of and house, building, or wall on demand. The

although he sell such materials for the purposes aforesaid, shall have the same remedies for compelling the payment of so much of the said expenses as may remain due after the application of the proceeds of such sale, as by this Act are given to him for compelling the payment of the whole of the said expenses.

AXXIV. Whoever, being the occupier of a house in or near any street, removing filth.

Penalty on cacuber of a house not removing filth.

Penalty on cacuber of a house not removing filth.

Penalty on cacuber of a house not removing filth.

Penalty on cacuber of a house or allows to be kept for more than twenty-four hours, or otherwise than in some proper receptacle, any dirt, dung, bones, ashes, night-soil, filth, or any noxious or offensive matter, in or upon the roof of such house, or in any out-house, yard, or ground attached to and occupied with such house, or suffers such receptacle to be in a filthy or noxious state, or neglects to employ proper means to remove the filth therefrom, and to cleanse and purify the same, shall be liable to a fine not exceeding fifty Rupees.

XXXV. Whoever, being the owner or occupier of any house, building, or land, in or near any street, whether tenantable or otherwise, suffers the same to be in a filthy and unwholesome state, or overgrown with rank and noisome vegetation, shall be liable to a fine not exceeding fifty Rupees, and to a fine not exceeding five Rupees for every day after conviction for such offence during which the offence is continued.

AXXVI. Whoever, being the owner or keeper of any cattle, sheep, or pigs, suffers the stall, pen, or place in which they are kept, in or near any street, to be in a filthy or noxious state, or neglects to employ proper means to remove the fith therefrom, shall be liable to a fine not exceeding twenty Rupees.

Licensing of public necessaries for public accommodation as he. from time to time, may think proper; and whoever keeps any public necessary without such license, or, having a license for a public necessary, suffers the same to be in a filthy or noxious state, or neglects to employ proper means for cleansing the same, shall be liable to a fine not exceeding fifty Rupses; and the license may be cancelled.

Penalty for keeping private drain, privy, or cesspool, neglects or refuses, after warning from the Magistrate, to keep the same in a proper state, shall be liable to a fine not exceeding fifty Rupees.

Your water by—been declared by the Magistrate to be appropriated to the domestic use of the inhabitants; or washes or causes to be washed therein any horse, dog, or other animal, or may wool, cloth, or wearing appared, or any utensils for cooking or other purposes, or causes to he skin of any animal, or other, further or offensive thing; or throws, puts, or causes to enter three in any animal, or any graved stook, dust, or rubbish, or other actions or offensive

matter or thing; or causes or suffers to run, drain, or be brought thereunto, the Allowing drains, as, water of any sink, sewer, to flow.

drain, engine, or boiler, or any other unwholesome or offensive liquid matter or thing belonging to him or flowing from any house or building or from any ground occupied by him; or does any thing whatsoever whereby any such water shall be in any degree fouled or corrupted—shall be liable to a fine not exceeding fifty Rupees.

Power to fill up unwholesome tanks on private premises.

Power to fill up unwholesome tanks on private premises.

ground, or any waste or stagnant water, being within any private enclosute, appears to the Magistrate to be injurious

to health, or to be offensive to the neighbourhood, it shall be lawful for the Magistrate to require, by notice in writing, the owner of the said premises to cleanse or fill up such tank or marshy ground, or to drain off or remove such stagnant water; and if he shall refuse or neglect to comply with such requisition during eight days from the service thereof, the Magistrate, his Officers, and workmen, may enter into the said premises and do all necessary acts for all or any of the purposes aforesaid as he shall think fit; and the expense incurred thereby shall be paid by the owner of such premises, and shall be recoverable as hereinafter provided.

XLI. The Magistrate may, from time to time,

Power to drain off and cleanse stagnant pools in open places.

Power to drain off into any sewers, and cleanse and fill up, or otherwise abate, any stagnant pool, ditch, tank.

pond, or other receptacle of water (the same not being within any private enclosure), which shall appear to him to be useless or unnecessary, or likely to prove injurious to the health of the inhabitants, whether the same be the private property of any person or otherwise.

XIII. No person intending to build, or take down, alter, or repair any building, shall deposit any Penalty for not lighting materials or excabuilding materials, or make a hole in any street, without the permission of the Magistrate; and when such permission is granted to any person, he shall, at his own expense, cause such materials or such hole to be sufficiently fenced and enclosed until the materials are removed, or the hole is filled up or otherwise made secure; and shall cause the same to be sufficiently lighted during the night; and whoever deposits materials or makes a hole without such permission, or fails to fence or en-close and light such materials or hole, or does not remove such materials or fill up such hole when the permission has been withdrawn, shall be liable to a fine not exceeding fifty Rupees, and a further fine not exceeding fifty Rupees for every day

XLIII. If any building, tank, well, or hole, or other place, be, for want of sufficient repair, protection, or enclosure, dangerous to passengers, the Magistrate shall cause the same to be repaired, protected, or enclosed, so as to prevent danger therefrom; and the expenses of such repair, protection, or enclosure shall be paid by the owner of the property so repaired, protected, or enclosed, and shall be recoverable as becamafter provided.

while the offence is continued after twenty-four

XLIV. No place, which is not used as a slaugh-

ter-house at the time of the passing of this Act, shall be so Penalty for establishing a slaughter-house without license, used without a license in writing from the Magistrate; and after passing of Act. whoever uses as a slaughter-

house any place not so used at the time of the passing of this Act, without such license, shall be liable to a fine, not exceeding one hundred Rupees, and a fine, not exceeding fifty Rupees, for every day after the conviction for such offence, during which the said offence is continued.

XLV. Every owner or occupier of any slaugh-

Penalty for keeping slaughter-house improper state.

ter-house, or of any market or shop for the sale of butcher's meat, fish, or vegetables, shall keep the same in a cleanly and

proper state, and shall admit at all reasonable hours any person authorized by the Magistrate to enter and inspect the same; and the owner or occupier of any such slaughter-house, market, or shop, which shall not be kept in a cleanly and proper state, shall be liable for every default to a fine not exceeding twenty Rupees.

XLVI. Whoever keeps in any market, shop,

Keeping unwhole-some food in market, or in shops.

stall, or place used for the sale of butcher's meat, poultry, fish, or vegetables, or exposes or al-lows to be exposed for sale in

any other place or way, any animal, carcase, meat, poultry, game, flesh, fish, or vegetable which is unfit for the food of man, shall be liable to a fine not exceeding one hundred Rupees.

XLVII. Within the limits which shall be

Penalty for esta-blishing offensive and dangerous trades within certain limits.

prescribed for the purposes of this Section by the Local Government, no place shall be newly used, except under li-cense from the Magistrate, for

any of the following purposes, namely, for melting tallow—or for boiling offal or blood—or as a soap house-oil-boiling house-dyeing house-tannery -brick pottery or lime kiln-sago manufactory or other manufactory or place of business from which offensive or unwholesome smells arise-or as a yard or depôt for hay, straw, wood, or coal; and whoever, without a license, uses any such place for such purpose, shall be liable to a fine not exceeding two hundred Rupees, and a fine not exceeding fifty Rupecs for every day after the conviction for such offence during which the said offence is continued.

XLVIII. No burial or burning ground, whe-

No burial or burning place henceforth to be constructed without leave of Magisther public or private, shall be made or formed after the passing of this Act, otherwise than by or under the authority of the Local Government, without

a license from the Magistrate; and whoever shall bury or burn, or cause, permit, or suffer to be buried or burned, any corpse in any burial or burning ground, made or formed without such license, shall be liable to a fine not exceeding two hundred Rupees.

XLIX. If, upon the evidence of competent

Magistrate may or-der certain burial or burning places to be

persons, it shall appear to the Magistrate that any burial or burning ground is in such a state as to be dangerous to the

health of persons living in the neighbourhood thereof, and also that a convenient place for interment or burning, as the case may be, exists within a convenient distance and is available,

the Magistrate, with the sauction of the Local Government previously obtained, may, by notification to be affixed on some conspicuous part of the ground appoint a time, not being less than two months for the closing of such burial or burning ground; and whoever, after the time so ap-

Penalty for bury-

pointed, buries or burns, or cause or permits to be buried or burned, any corpse therein, shall be liable to a fine not exceeding one hundred Rupe

L. It shall be lawful for the Magistrate, by

order in writing to be affixed at the principal Police Stations. Stray dogs to be killed at certain ap-pointed periods. and also to be published in some public newspaper, to ap-

point from time to time certain periods within which any dogs found straying in the streets or beyond the enclosures of the houses of the owners of such dogs, may be destroyed

Police Officer may arrest without war-ranton view of offence.

LI. Any Police Officer may arrest, without a warrant, any person commit-ting in his view any offence against this Act, if the name and address of such person be

unknown to him.

LII. Any Police Officer may take into cus-

tody, without warrant, any person who is charged with Police Officer may take into custody, without warrant, percommitting an aggravated sons charged with ag-gravated assault re-cently committed. assault, in every case in which he shall have good reason to believe that such assault has

been committed, although not in his view, and that, by reason of the recent commission of the offence, a warrant could not have been obtained for the apprehension of the offender.

LIII. Every person taken into custody without a warrant by a Police

Persons taken into custody by a Police Officer without war-rant may be detained in Police Office until brought before a Ma-gistrate or bailed.

Officer under this Act, shall be taken to the nearest Police Office, in order that such person may be detained until he can be brought before the Magistrate, or until he shall

enter into recognizances, with or without sureties. for his appearance before the Magistrate.

Procedure on information or com-plaint laid before the Magistrate of an offence against this Act.

LIV. Upon any information or complaint laid before the Magistrate of any offence committed against this Act, the Magistrate may summon the person charged to appear at a time to be men-

tioned in the summons, or if he see sufficient cause for so doing, may issue a warrant for his apprehension. The provisions of the General Regu-tations of the Bengal Code and Acts of the Covernment of India for the time being in force, relative to the issue and service of summonses and warrants, to the summons, attendance, and examination of witnesses, and generally to the trial of cases, to the recovery of fines and penalties, and to appeals against orders and sentences passed by a Magistrate, shall be applicable to all cases under this Act. Provided that, in all cases of offences not of a criminal nature, if, after due service of summons, the person charged shall not appear in pursuance thereof, the Magistrate, at his discretion, may hear and determine the case in his absence. Provided also, that the prosecution for any offence not of a criminal nature shall be commenced within three months from the commission of the offence and not otherwise.

Recovery of costs are by this Act directed to be paid, the amount of the same shall be ascertained and determined by the Magistrate, and the Magistrate may, for that purpose, summon the parties and examine them and the witnesses on their behalf; and such amount, together with the costs of the enquiry, shall be recovered.

LVI. Any Joint Magistrate or Deputy Magis-

LVI. Any Joint Magistrate or Deputy Magistrate duly authorized to exercise the powers of a Magistrate may, in cases referred to him by the Magistrate, exercise all the powers vested in a Magistrate by this Act.

LVII. All fines imposed and levied under this

Act shall be applied in aid of

Application of times. Act shall be applied in aid of

any fund applicable to Police

and Conservancy purposes in the said Suburbs or

Station, and all costs and expenses which the

Magistrate is hereby authorized to incur, shall be

paid from and repaid to such fund; or, if there
be no such fund, all such fines as aforesaid shall
be applied by the Magistrate to the cleansing or

otherwise improving of the said Suburbs or

Station.

### SCHEDULE

Of Places included in the Suburbs of Calcutta and Station of Howrah.

SUBURBS OF CALCUTTAL

The Villages composing the Government Estate of Punchanogram.

Garden Reach or Moocheekhola Ramnugger Singeratee Indree Sonaie Borrberiah Rajahrampoor Bhookylas Dukhin Sherepore Kidderpoor Bykantpoor Adee Gunga Chur Ramchunderpoor Ekbalpoor Mominpoor Balrampoor Alleepoor Jeerant Radhanuggur Gopalnuggur Doorgapoor Chetlah

STATION OF HOWRAH.

Seebpoor Howrah Sulkeeb

Jarool

Dowlutpoor

Sonadanga Manjrat

Moyapoor

Shurhurpoor

W. Morgan, Clark of the Council.

### Botifications, Appointments, &c.

No. 1348.

Fort William, Home Department,

POST OFFICE.

The 9th September 1856.

Notification.—In modification of the List published by order of the Government of India in this Department, dated the 29th September 1854, it is hereby declared that Secretaries to Municipal Boards, Commissions or Committees are not authorized to send Letters, Packets or Parcels by Post on the Public Service without payment of Postage.

CECIL BEADON, Secy. to the Govt. of India.

No. 4653.

Fort William, Foreign Department, The 9th September 1856.

Lieutenant T. W. Aylesbury, I. N., Master Attendant at Dalhousie, joined his appointment on the 26th July last.

### No. 4654.

Captain W. D. Bunbury, lately a Deputy Commissioner in Oudh, is transferred to the Military Police in Oudh as Commandant, vice Captain W. Hearsey.

### No. 4655.

The Governor General in Council is pleased to sanction the following promotions in the Province of Oudh, consequent on the transfer of Captain W. D. Bunbury, Deputy Commissioner of the 2nd Class, to the Military Police Corps:—

W. D. Bunbury, Deputy Commissioner of the 2nd Class, to the Military Police Corps:—
Captain L. Barrow, Deputy Commissioner of the 3rd Class, to be Deputy Commissioner of the 2nd Class.

Mr. A. H. G. Block, As sistant Commissioner of the 1st Class, to be Deputy Commissioner of the

Mr. J. B. Thornhill, Assistant Commissioner of the 2nd Class, to be Assistant Commissioner of the 1st Class.

Lieutenant W. O. Swanston, Assistant Commissioner of the 3rd Class, to be Assistant Commissioner of the 2nd Class.

Sir Mountstuart G. Jackson, Bart., to be an Assistant Commissioner of the 3rd Class.

> G. F. Edmonstone, Secy. to the Govt. of India.

No. 159.

Fort William, Public Works Department, PUBLIC.

The 8th September 1856.

Notifications.—The Right Hon'ble the Governor General in Council is pleased to grant Lieutenant S. C. Jervis leave of absence on private affairs, from the date of expiration of his one month's privilege leave, viz., the 23rd June last to the 19th July following, being the date of the Notification appointing that Officer to the Allahabad Division.

No. 160.

The Right Hon'ble the Governor General in Council is pleased to grant Lieutenant Champain, late Assistant Executive Engineer 2nd Division, Grand Trunk Road, who has been ordered to rejoin the Sappers and Miners, one month's leave of absence under Medical certificate, in addition to the two months' leave allowed in Notification No. 153, dated the 26th ultimo.

No. 161.

The Right Hon'ble the Governor General in Council is pleased to make the following appoint-

Bipproo Doss Mitter and Doorgapersand Mookerjee to be Assistant Overseers in the Department Public Works, Lower Provinces, the former from the 14th December 1855 and the latter from the 25th April last. W. E. BAKER, Lieut.-Col.

Secy. to the Govt. of India.

#### No. 2365.

Orders by the Lieutenant-Governor of Bengal.

Appointments.—The 6th September 1856.-Baboo Rugnundun Sing to be a Member of the Local Committee for the Management of the Charitable Dispensary at Mozufferpore.

Baboo Obhoy Churn Bose, Teputy Magistrate and Deputy Collector of the 21-Pergunnahs, is transferred temporarily to Howrah. Baboo Obhoy Churn Bose will exercise the powers of a Magistrate in that District.

The 8th September 1856.—Mr. C. Limond to officiate as Magistrate of Jessore.

Baboo Govind Chunder Bose, Deputy Magistrate of Kalarooa, is vested with the powers of a Magistrate in the Districts of Baraset and Nuddea.

The 9th September 1856.—Captain W. H. Oakes to be Deputy Commissioner of Chota Nagpore. Captain G. N. Oakes to be a Principal Assist-

ant to the Commissioner of Chota Nagpore. Captain R. T. Leigh to be a Senior Assistant to the Commissioner of Chota Nagpore.

Captain E. Sissmore to be Junior Assistant to the Commissioner of Chota Nagpore, but to

officiate until further orders as a Senior Assistant. Lieutenant R. C. Birch to officiate as Junior Assistant to the Commissioner of Chota Nagpore.

Leave of Absence. - The 1st September 1856 .-Sub-Assistant Surgeon Dwarkanauth Chatterjee, of Bhaugulpore, for three months, on private affairs, under Section VII. of the Uncovenanted Absentee Rules.

Lieutenant H. M. Boddam, Executive Officer of the Sonthal Pergunnahs, for twenty days, on pri-

The 8th September 1856 .- Mr. E. W. Molony, Officiating Magistrate of Jessore, for two months, under Section XII. of the revised Absentee Rules.

Mr. J. C. Colvin, Assistant to the Magistrate and the Collector of Sarun, for three months, under Section XIV. of the revised Absentee Rules.

Koomar Harendra Krishna, Deputy Magistrate and Deputy Collector of Beerbhoom, for one month, under Section VI. of the Uncovenanted

Absentee Rules, during the Dusserah Vacation.

Notification.—The 9th September 1856.—The services of Lieutenant-Colonel J. C. Hannyngton are placed at the disposal of the Government of India, consequent on his promotion. W. GREY,

Secy. to the Gout. of Bengal.

Orders by the Hon'ble the Lieutenant-Governor. North-Western Profinces.

No. 1259 A. of 1856.

General Department,

Head Quarters, the 27th August 1856.

Appointments .- Mr. William Ford to be Marringo Registrar for the District of Goorgaon.

### No. 1473 A. of 1856.

Judicial Department.

Messrs. Henry Unwin and Charles Raikes to be Members of the Central Examination Committee at Agra.

### No. 1480 A. of 1856.

Leave of Absence.—Sir Theophilus J. Metcalfe. Joint Magistrate and Deputy Collector of Meerut, appointed to officiate as Magistrate and Collector of the District, in General Order dated 22nd ultimo, No. 1121 A., for three months, on Medical certificate, under Section VI. of the new Rules, from the date he avails himself of the leave.

Appointment.-Mr. Charles Currie to officiate as Magistrate and Collector of Meerut, during the absence on leave of Mr. Dunlop, or till further orders, with effect frem the date on which he assumed charge of the District under the directions of the Commissioner.

### No. 1488 A. of 1856. The 28th August 1856.

Leave of Absence.-Lieutenant H. Montgomery, Deputy Commissioner 1st Class, Sanger, for two months, under the Military Leave Rules, to proceed to Calcutta, preparatory to taking Fur-

lough to Europe.

Appointments.—Lieutenant G. F. S. Browne to officiate as Deputy Commissioner 1st Class at Saugor, during the absence of Lieutenant Mont-

gomery, or till further orders.

Captain J. N. H. MacLean to officiate as Deputy Commissioner 2nd Class at Chundevree, till further orders.

### No. 1501 A. of 1856.

The 29th August 1856.

Leave of Absence .- Mahomed Hussun Khan, Principal Sudder Ameen, at present in charge of the Judge's Office, Agra, during the Mohurrum and Dusserah Vacations. The Register of the Sudder Dewanny and Nizamut Adawlut will keep charge of the current duties of the Judge's Office till the return of the Judge.

#### No. 1516 A. of 1856.

The 30th August 1856. Appointment.—Mr. S. S. Melville is rested, as a special case, with the powers of a Joint Magistrate and Deputy Collector in the Meeric District. subject to the result of the ensuing Economication.

> C. B. Tuotesius, Offg. Secy. to Good, N. W. P.

### General Orders by the Right Hon'ble the Governor General of India in Council.

Fort William, 8th September 1856.

No. 1163 of 1856.—The following Notification, from the Public Works Department, is published in General Orders:—

"No. 156, dated 5th September 1856.—Appointment.—The Right Houble the Governor General in Council is pleased to make the following appointment:—

Lieutenant G. W. W. Fulton, Executive Engineer, Juliundus, to be Executive Engineer of a 1st Class Division in Ouds."

No. 1164 of 1856.—The Right Hon'ble the Governor General of India in Council is pleased to direct that the following Military letter from the Hon'ble the Court of Directors to the Government of India, No. 117, dated 23rd July 1856, be published in General Orders:—

# Military Department. No. 117 of 1856.

OUR GOVERNOR GENERAL OF INDIA IN COUNCIL.

Para. 1. Referring to the several communications received from your Government relating to the promotion to the rank of Colonel of Lieutenant-Colonels who had obtained leave of absence from India prior to the 23rd March 1855, we have now to announce to you that the sanction of the Queen has been given to the following Regulation, as concurred in by the Secretary of State for-War and by the Field Marshal Commanding-in-Chief;

"That all Regimental Lieutenant-Colonels who quitted India on Furlough prior to the 23rd "March 1855, but who had previously command-ed Regiments as Majors or Lieutenant Colonels, "or performed other equivalent Military duty in "the situations prescribed in the Royal Warrant of 6th October 1854, for not less than two years, "shall be promoted to the rank of Colonel when they shall have held the rank of Lieutenant-"Colonel for 3 years."

"Lieutenant-Colonels by special Brevet for distinguished conduct in the Field who quitted "India on Furlough prior to 23rd March 1855, "but who had previously done duty in that rank for not less than two years, to be in like manner "promoted to the rank of Colonel when they "shall have held the Brevet rank of Lieutenant-"Colonel for 6 years."

"The time passed on leave of absence in India, "and which had been granted prior to 23rd March "1855, to be also allowed to reckon as service."

"In cases of leaves of absence commencing after the 23rd March 1855, no longer period than one month in each year, or a total of 3 months in 3 years or 6 months in 6 years, shall be allowed to reckon, whether the leave shall have been ment in India or out of the Country, except in cases of wounds or illness contracted by service in the Field duly certified by a Medical Board, when each case will be separately considered with reference to the time to be allowed.

"The above Regulation to be applicable to "Lieutenant-Colonels of Her Majesty's Troops "serving in India, as well as to those of the East "India Company's Service."

2. You will take immediate measures for carrying this Regulation into effect, so far as relates to the Service of the East India Company.

3. We now forward for your information and guidance copy of a letter and its enclosure, received this day from Major General Sir C. Yorke, K. C. B., on the subject of the claim of the Indian Army to Line Promotion under the arrangement contained in the Royal Warrant of 6th October 1854, in succession to Colonels promoted to complete the Establishment of General Officers of that Army on the 28th November 1854.

We are, &c.,
(Signed) W. H. SYKES,
And Nine other Directors.

LONDON, 23rd July 1856.

Horse Guards, 22nd July 1856.

W. LEACH, ESQUIRE.

SIR.

With reference to the correspondence which has taken place on the subject of the claim of the Indian Army to Line Promotion, under the arrangement contained in the Royal Warrant of the 6th October 1854, in succession to Colonels promoted to complete the Establishment of General Officers of that Army on the 28th of November 1854, and particularly to the List of Lieutenant-Colonels of the East India Company's Army who would have been promoted to the rank of Colonel from the 28th of November 1854, had the promotion been made under that arrangement, and which List was forwarded with your letter of the 28th ultimo, I am directed by His Royal Highness the General Commanding-in-Chief to acquaint you, that his Predecessor, Field Marshal Viscount Hardinge, having observed by that List, that in point of fact there remain only three Lieutenant-Colonels to be promoted, of whom one (Lieutenant-Colonel Day) has retired from the Service, in order to carry out the arrangement, and twentythree remaining in the Service whose appointments will be ante-dated, His Lordship communicated with Lord Panmure on the subject, expressing his opinion that on this understanding the application might be acceded to.

In this view Lord Panmure has concurred, and I am therefore to acquaint you that there will be no objection to these promotions, and those in the other ranks consequent thereon being made accordingly.

In order to prevent any misunderstanding, I enclose a List of the Colonels remaining in the Service, whose Commissions would be ante-dated under this arrangement, extracted from the List forwarded with your letter of the 28th ultimo, and of the 3 Lieutenant-Colonels to be promoted; and I am to acquaint you that His Royal Highness considers that this question will then be closed.

I have, &c.,

(Signed) C. YORKE.

letter, the following promotions are made :-

Commissions to bear date 28th November 1854.

#### BREVET.

### To be Colonels in the Army.

Lieut.-Colonel William Sage, Bengal Infantry. Lieut.-Colonel William Edward Allured Elliott, Madras Infantry. Retired.

Lieut.-Colonel Sir Justin Sheil, K. C. B. and K. L. S., Bengal Infantry.

Lieut. Colonel Charles Wahab, Madras Infantry. Lieut.-Colonel James Manson, Bengal Infantry. Lieut.-Colonel George Twemlow, Bengal Artillery.

Lieut.-Colonel Charles George Dixon, Bengal Artillery.

Lieut.-Colonel Thomas Assheton Duke, Madras Infantry.

Lieut.-Colonel Nathaniel Jones, Bengal Infantry. Lieut.-Colonel Neil Campbell, Bombay Infantry. Lieut. Colonel James Clarke Charnock Gray, Bengal Infantry

Lieut.-Colonel Thomas David Carpenter, Madras Infantry.

Lieut.-Colonel James Davidson, Madras Infantry. Lieut.-Colonel Thomas Alexander Augutus Munsey, Madras Cavalry.

Lieut-Colonel Birnie Browne, Bengal Artillery. Died 30th October 1855.

Lieut.-Colonel Archdale Wilson, Bengal Artillery. Lieut.-Colonel Robert Thorpe, Madras Infantry. Lieut.-Colonel James Scott, Bombay Infantry.

Lieut.-Colonel Charlton Holl, Madras Infantry.

Lieut.-Colonel Charles Hewetson, Madras Infantry.
Lieut.-Colonel Edward Haldane, Madras Infantry.
Lieut.-Colonel William Milner Neville Sturt, Bengal Infantry. Died 18th November 1855. Lieut-Colonel Morden Carthew, Madras Infantry.

Lieut.-Colonel Augustus Abbott, c. B., Bengal Artillery.

Lieut.-Colonel James Edward Gordon Morris, Bombay Infantry.

Lieut.-Colonel Peter Hamond, Madras Artillery. Lieut.-Colonel William Edmund Litchfield, Madras Cavalry.

Lieut-Colonel George Acklom Smith, Bengal Infantry.

Lieut.-Colonel Kenneth Francis McKenzie, Bengal Infantry. Died 14th January 1856.

Lieut.-Colonel Claud Douglas, Bengal Infantry. Lieut.-Colonel John Mackenzie, Bengal Cavalry. Died 5th May 1856.

Lieut-Colonel Stephen Glynne Wheler, Bengal Infantry.

Lieut.-Colonel Joseph Hale, Bombay Infantry.

Lieut.-Colonel Henry Goodwyn, Bengal Engineers. Lieut.-Colonel William George White, Madras Infantry.

Lieut. Colonel James FitzGerald, Madras Infantry. Lieut.-Colonel James Steel, C. B., Bengal Infantry. Lieut.-Colonel Matthew Poole, Madras Infantry.

Died 10th July 1855. Lieut.-Colonel Clement Clemons, Madras Infantry. Lieut-Colonel Charles Haldane. Bengal Infantry. Lieut-Colonel Alexander Henry Edmonstone

Boileau, Bengal Engineers. Lieut-Colonel Henry Stilles Foord, Madras Artillery.

Lieut,-Colonel John D. Hallett, C. B., Bombay In-

fautry. Died 25th December 1854. Lieut.-Colonel Francis Blaney Lucas, Madras Infantry.

Under the authority conveyed in the above Lieut. Colonel George Connelly Ponsonby, Bengal Cavalry.

Lieut, Colonel Clements Blood, Bombay Artillery. Lieut.-Colonel Frederick Brooke Corfield, Bengal Infautry.

Lieut.-Colonel Edward Green, C. 11., Bombay Infantry. Lieut,-Colonel George Farquharson, Bengal Infan-

Lieut.-Colonel John Finnis, Bengal Infantry Lieut Colonel William Robert Corfield, Bengal Infantry.

Lieut.-Colonel John Sackville Leeson, Bombay Artillery,

Lieut, Colonel Robert St. John. Bombay Infantry. Lieut Colonel Thomas Forsyth Tait, C.B., Bengal Infantry.

Lieut, Colonel Hubert Garbett, Bengal Artillery. Lieut.-Colonel Richard Horsford, Bengal Artil-

Lieut.-Colonel Edward Fitzgerald Day, Bengal Ar-Allery. Retired 31st December 1854.

Lieut.-Colonel John Christie, Bengal Cavalry. Lieut.-Colonel Robert Napier, Bengal Engineers. Lieut.-Colonel Arthur Mitford Becher, Bengal Infantry.

Lieut.-Colonel John Fordyce, Bengal Artillery Lieut.-Colonel Thomas Fergusson Flemyng, Bengal Infantry

Lieut.-Colonel Francis Wheler, Bengal Cavalry. Lieut-Colonel John Studholme Hodgson, Bengal Infantry.

Licut.-Colonel John Kennedy McCausland, Bengal Infantry.

Lieut.-Colonel John Hobson, Bombay Infantry. Lieut.-Colonel Walter Scott, Bombay Engineers. Licut.-Colonel John Lealand Mowatt, Bengal Ar-

Lieut.-Colonel Frederick Coventry, Bengal Cavairy. Died 24th December 1855.

Lieut.-Colonel Charles Chester, Bengal Infantry. Lieut-Colonel James Mackenzie, Bengal Cavalry. Lieut.-Colonel Robert William Honner, Bombay Infantry.

Lieut.-Colonel John Brownrigg Bellasis, Bombay Infantry.

Lieut.-Colonel Stephen Williams, Bengal Infantry. Lieut.-Colonel George St. Patrick Lawrence, Bengal Cavalry.

Lieut.-Colonel George Borlase Tremenheere, Bengal Engineers. Retired.

Lieut.-Colonel Sir Richmond Campbell Shakespear. Kt., Bengal Artillery.

Lieut.-Colonel James Sommers Down, Bombay Infantry.

Lient.-Colonel William Cotton, Madras Infantry. Lieut.-Colonel George Alcock, Madras Artillery. Retired.

Lieut-Colonel Willoughy Trevelyan, Bombay Ca-

valry.
Lieut.-Colonel Francis Rowcroft, Bengal Infantry. Lieut.-Colonel John Macourtie Short, Bombay Infantry.

Lieut-Colonel James Matthie, Bengal Infantry. Lieut.-Colonel Charles Alfred Browne, Madras Infantry.

Lieut.-Colonel Arthur Thomas Cotton, Medras Engineers.

Lieut.-Colonel George Macan, Bombay Infantry. Lieut.-Colonel Hugh Troup, Bengal Infantry, Lieut.-Colonel George Inglis Jameson, Bombay

Infantry.
Lieut. Colonel James Sinclair, Bunkey Artiflery. Lieut.-Colonel William Marie Ramsay, Bengal Infantry.

Lieut.-Colonel Humphrey Lyons, Bombay Infantry. Lieut.-Colonel George Willoughby Osborne, Madras Infantry.

Lieut-Colonel John Penney, Bombay Cavalry. Lieut-Colonel Sir Archibald Bogle, Kt., Bengal Infantry

(The promotions of some of the Officers abovenamed made in Government General Orders Nos. 1097 of 1855, and 158, 159, 658, and 1051 of 1856, are cancelled).

### To be Lieutenant-Colonels in the Army.

Major John Jacob, c. B., Bombay Artillery. Major William Kerby Warner, Bengal Artillery. Died 21st January 1856.

Major Henry Charles Gosling, Madras Infantry. Major Frederick Conyers Cotton, Madras Engineers.

Major Thomas James Fischer, Madras Infantry.

Major Adam Cuppage, Madras Infantry. ; Major Thomas Quin, Bengal Cavalry.

Major John Charles Grant Stuart, Madras Infantry.

Major John Mills Madden, Madras Infantry.

Major John William Croggan, Madras Artillery. Major William Maunsell Gabbett, Madras Artillery. Major Nathaniel Hill Fishe, Madras Artillery.

Major Thomas Tapp, Bombay Infantry.

Major Edmund Hume Hart, Bombay Infantry. Major Henry Stiles, Bombay Infantry

Major Hugh Hughes Lloyd, Bengal Infantry. Major James Abbott, Bengal Artillery.

Major Francis Kyan Duncan, Bengal Artillery.

Major John Lang, Bengal Infantry. Major James William Henry Jamieson, Bengal

Infantry.

Major Thomas Moore, Bengal Cavalry.

Major Charles Campbell, Bengal Infantry. Major John James Hamilton, Bengal Infantry.

Major Philip Kearney Skinner, Bombay Infantry.

Major Robert Augustus Master, Bengal Cavalry.

Major James Ramsay, Bengal Infantry. Major Frederic Lloyd, Bengal Infantry.

Major George Cautley, Bengal Cavalry.
Major Thomas William Hicks, Bombay Artillery.
Major John Glasfurd, Bengal Engineers.

Major William Pitt, Robbins, Bengal Infantry.

Major John Ramsay, Bombay Infantry: Retired

4th August 1855.

Major Robert Raikes Kinleside, Bengal Artillery.

Major Alfred Huyshe, Bengel Artillery

Major Sydney Turnbull, Bombay Artillery. Major John Clarke, Bengal Infantry.

Major George Biddulph, Bengal Infantry.

Major Henry Marion Durand, Bengel Engineers. Major William Abercrombie, Bengal Engineers.

Major James Duncan McPherson, Bengal Infantry.
Major James Roger Western, Bengal Engineers.
Retired 23rd January 1855.
Major George Palmer Whish, Bengal Infantry.
Major Michael Dawes, Bengal Artillery.
Major Charles Hongal Bangal Artillery.

Major Charles Hogge, Bengal Artiflery. Major Markham Eeles Sherwill, Bengal Infantry.

Major John Frederick Nembhard, Bengal Infan-Died 10th March 1856.

Major John Abercrombie, Bengal Artillery.
Major Alexander Cumningham, Bengal Engineers.
Major Robert William Disney Leith, Bombay In-

fantry. Major Edwin Wiggens, Bengal Infantry.

Major John Nicholson, Bengal Infantry. Major Walter George Yards, Madras Infantry. Major George Malcolm, Bombay Infantry.

Major Samuel Smith Trevor, Madras Artillery. Retired 14th August 1855.

Major Neville Bowles Chamberlain, Bengal Infantry.

Major Henry Spottiswoode, Bengal Infantry. Major George Tylee, Bengal Infantry.

Major Edward Lechmere Russell, Bombay Infantry.

Major John Charles Haslock, Bengal Infantry. Major John Grant Gerrard, Bengal Infantry

Major Herbert Benjamin Edwardes, C. B., Bengal Infantry.

Major Robert Romer Younghusband, Bombay Infantry.

Major Henry James Stannus, Bengal Cavalry.

Major William Grant Prendergast, Bengal Cavalry. Major Henry Frederick Dunsford, Bengal Infantry.

Major Neil Patrick MacDougall. Bombay Infantry.

Major Charles Cheape, Bengal Infantry.
Major William Charles Campbell, Bengal Infantry.
Major William Edward Mulcaster, Bengal Infantry.

Major Saunders Alexius Abbott, Bengal Infantry. Major James Stephen Davies, Bengal Infantry.

Major Orfeur Cavenagh, Bengal Infantry.
Major Thomas Tudor Tucker, Bengal Cavalry.
Major Robert Edward Turnour Richardson, Bengal Infantry.

Major John Caulfield Hannyngton, Bengal In-

fantry. Major Herbert Jacob, Bombay Infantry.

Major Conrad John Owen, Bombay Cavalry.

Major John Chamier Cooper, Bengal Infantry. Major John Stafford Paton, Bengal Infantry. Major John Coussmaker, Heath, Bombay Infantry.

Major Henry Fitz Simons, Bengal Infantry. Invalided 9th March 1855.

Major James Macleod Bannatyne Fraser Tytler, Bengal Infantry.

Major John Richard Keily, Bombay Infantry.

Major Thomas Plumbe, Bengal Infantry.
Major William Henry Miller, Madras Artillery.
Major Richard Shubrick, Madras Infantry.

Major Thomas Kensington Whistler, Madras Ar-

tillery

Major William Robert Dunmore, Bengal Infantry. Major Charles Grissell, Bengal Infantry. Died 3rd

July 1855. Major George Grenville Malet, Bombay Cavalry.

Major Robert Shortrede, Bombay Infantry Major William Charles Hicks, Bengal Infantry. Retired 10th September 1855.

Major Charles Grant Becher, Bengal Cavalry.

Major Rober Farquhar, Bombay Infantry.

Major Frederick Anyvett Bengal Infantry.

### To be Majors in the Army.

Captain George James Montgomery, Bengal In-

Captain George Newbolt, Bengal Infantry.

Captain Henry Augustus Morrieson, Bengal Infantry.

Captain Augustus Hart Dyke, Bengal Infantry.
Retired 18th January 1856.
Captain Harvy Edward Pearson, Bengal Infantry.
Captain Villiam Taylor Money, Madras Infantry.
Captain Raymond Torin Snow, Madras Infantry.
Captain Raymond Torin Snow, Madras Infantry.

Captain John Kitson, Madras Infantry, Captain James Townshend Daniell, Bengal Infantry.

Captain John Waterfield, Bengal Infantry. Captain John Liptrott, Bengal Infantry, Captain Charles Elliott Goad, Bengal Infantry. Re-

fired 31st August 1856. Captain Edward King Elliot, Bengal Infantry. Cap tain Edward Pereira, Madras Infantry. Captain Thomas Scott Horsbrugh, Bengal Infantry. Captain Henry Milne, Bengal Infantry. Captain Gardiner Harvey, Madras Infantry Captain William Henry Ryves, Bengal Infantry. Captain Charles Andrew Kitson, Bengal Cavalry. Retired 20th September 1855. Captain Stephen Francis Macmullen, Bengal Captain Robert Thatcher, Bengal Infantry Captain William Lovell Boulderson, Madras Infantry. Captain John Guise, Bengal Infantry. Captain Burdett Richard Powell, Bombay Infantry. Captain Henry Rodney Phillott, Madras Infantry. Captain Francis John Carruthers, Madras Cavairy, Captain Charles Fleeming Bruere, Bengal Iufantry. Captain Patrick Ogilvie, Madras Infantry. Retired 30th November 1855. Captain William Larkins Walker, Madras Cavalry. Captain Charles David Mylne, Bombay Infantry. Captain John Smith. Bengal Infantry. Captain Samuel Richard Tickell, Bengal Infantry. Captain John Babington, Madras Artillery. Captain George Dancer, Madras Artillery. Captain Joseph I.yon Barrow, Madras Artillery. Captain James Athell Gunthorpe, Madras Artillery Captain Edward Samuel B'ake, Bombay Artillery. Captain Henry Righy, Bengal Engineers, Captain George Hickson Fagan, Bengal Engineers. Retired 6th February 1856. Captain Charles Swinton, Bengal Infantry. Captain The Hon'ble Robert Barlow Palmer Byng, Bengal Infantry. Captain Michie Forbes Gordon, Bombay Infantry. Captain George Henry Robertson, Bombay Infantry. Captain John Sherbrooke Banks, Bengal Infantry. Captain Andrew John Kelso, Madras Cavalry. Captain Robert Napier Raikes, Bengal Infantry. Captain Anthony Martin, Bengal Infantry. Captain Lowther Thomas Forrest, Bengal Infantry. Captain Charles William Tremenheere, Bombay Engineers. Captain William Barr, Bengal Artillery.
Captain Arthur More Molyneux, Madras Infantry.
Captain William Henry Horsley, Madras Engineers. Captain Gerard Potter Eaton, Madras Artillery. Captain John Desbrisay Mein, Madras Artillery. Captain John Henry Bourdien, Madras Artillery. Died 11th April 1855. Captain Edward Armstrong, Madras Infantry. Captain Andrew Hunter Ross, Bengal Infantry. Captain Heury Frederick Gustard, Madras Infantry Captain Charles Manger, Bombay Infantry. Captain Andrew Crawford, Bombay Infantry. Captain George Sturrock, Madras Infantry. Captain William Charles Western, Madras Infantry. Captain Henry James Barr, Bombay Infantry. Captain William Henry Wapshare, Madras Infantry Captain William Kelly Wollen, Bengal Infantry. Captain James Gandy Gaitskell, Bengal Infantry. Captain David Edward Brewster, Bengal Infantry. Retired 11th February 1855. Captain William Henry Boswell, Madras Infantry. Captain Percy Tonkin Snow, Madras Infantry. Captain William Middleton, Madras Infantry.

Captain Samuel Denholm Young, Madras Infantry.

Captain Francis Shirreff, Bengal Infantry.

Captain William Reade Hillersdon, Bongal Infantry. Captain James McGrigor, Bombay Infantry, Captain Arthur Samuel Mills, Bengal Infantry. Captain William Henry Freese, Madras Infantry Captain Alexander Stevenson Findlay, Madras Infantry. Captain William Henry Larkins, Bengal Infantry. Captain Clements Edward Money Walker, Madras Infantry. Captain John Morrieson, Bengal Infantry. Captain Mark Beale Cooper, Marian Infantry. Captain Sebright Sheaffe Coffin, Madras Infantry. Captain Edward Every Miller, Mudras Cavalry. Captain John Stewart, Madros Infantry Captain Frederick Secretan Gabb. Madras Infantry. Captain Charles Gill, Madras Infantry. Captain Edward Harvey, Bengal Cavalry. Captain Frank Vardon, Madras Infantry, Captain Peter William Luard, Bengal Infantry. Captain George Lawrence Herbert Gall, Madras Cavalry. Captain Henry Lewis Bird, Bengal Infantry. Captain Thomas Gordon St. George, Bengal Infantry. Captain Charles Wright, Bengal Infantry. Invalided 1st May 1855. No. 1165 of 1856.-The under-mentioned Offi-

Captain Richard Cooper, Madra: Infantry, In-

Captain Christopher Hasell, Bengal Infantry

valided 16th July 1855.

Lieutenant Lewis Munro, of the 43rd Regiment Light under the old Re-Infantry, ... gulations. Infantry,

cer is permitted to proceed to Europe on leave of

absence on Sick certificate: -

Fort William, 9th September 1856.

No. 1166 of 1856.—With reference to Govern ment General Order No. 1058, of the 7th ultimo Mr. J. O. Beckett, Secretary to the Military Orphan Society, having reported his return to the Presidency, resumed the charge of his Office on the 5th instant.

No. 1167 of 1856.—The services of Second Lieutenant R. Home, of the Corps of Engineers, attached to the Sappers and Miners, are placed at the disposal of the Public Works Department.

No. 1168 of 1856.—Captain and Brevet Major William Vernon Mitford, of the 9th Regiment Light Cavalry, is permitted to retire from the Service of the East India Company on the pension of a Lieutenant-Colonel from the 15th proxime.

R. J. H. BIRCH, Colonel, Secy. to the Govt. of India. in the Mily, Dept.

Sub-Treasurer.

### Botice.

THE General Treasury will be closed from Saturday, the 4th, to Tuesday, the 14th proximo, on account of the Hindu Holidays, Doorgah Poojah and Luckhee Poojah (both days inclusive.) All Acceptances which may fall due between the 3rd and the 15th proximo will be payable at the General Treasury on any business day from the 22nd September to the 3rd October 1856 (both days inclusive.) inclusive.)

J. I. HARVEY, General Preasury. The 5th September 1856.

### Botification.

Bills at par on the Public Treasuries of the under-mentioned Districts may be had on application to the Accountant to the Government of Bengal :-

DISTRICTS.	A mounts available on this date.
Backergunge,	1,00,000
Balasore,	1,00,000
Cachar,	15,000
Bogra,	40,000
Bullooah,	1,00,000
Cuttack, c. D.,	2,00,000
Furreedpore,	10,000
Jessore,	1,00,000
Pooree,	3,00,000
Purneah,	50,000
Tipperah,	3,00,000

### R. HAMPTON,

Offg. Acot. to the Govt. of Bengal.

Accountant's Office. The 9th Sept. 1856.

These Treasuries will be cleared shortly, if the amounts avail-

Bills applied for after 2 r. w. will not be issued till the following day.

### pium Botification.

Notice is hereby given, that the Ninth Sale of Opium, the Provision of 1854-55, will be held at the Exchange Hall on Monday, the 15th September 1856, at 11 A. M., and will comprise 3,460 Chests, vis.:-

Behar Opium,			2,440	
Benares ditto,			1,020	
	Total	Chests,	3,460	,

2nd. The general Conditions of Sale now advertized will be the same as usual. They may be ascertained by reference to the Notification issued on the 11th December 1855, and published in the Calcutta and Exchange Guzettes, or on application at the Office of the Hoard of Revenue.

The latest dates for Deposit and Clearance will be the 20th and 30th September 1856 respec-tively, that is to say, no Sub-Treasurer's Receipts, Company's Paper, or other Public Securities, that may be tendered for deposit in redemption of Promissory Notes given by purchasers at the Sale, will be received after 4 r. M. of Saturday, the 20th September 1856, and no Treasury Receipts, in full payment of Lots, will be accepted after 4 r. M. of Tuesday the 80th September 1856.

4th In addition to the quantity above adver-Cheets tized for Sale, the Gener Open of 1964-35, 6,878 following quantities, 5,858 2,000 following quantities, more or less, of Behar and Benares Opium,

or about the dates specified below, the Board, however, reserve to themselves the right of altering

these dates, should circumstances render it expedient to do so :--

e in the second section	Behar, about Chests.	Benares, about Chests.	Total, shout Chests
On Thursday, 16th October 1856: On or about Monday, 10th No-	2,440	1,020	<b>3,4</b> 60
vember 1856,	2,440	1,020	3,460
On or about Monday, 8th December 1856,	2,510	1,010	3,520
Total,	7,390	3,050	10,446

By order of the Board of Revenue,

C. S. BELLI, Offg. Junior Secretary.

FORT WILLIAM, The 26th August 1856.

#### Botice.

SEALED TENDERS, from Professional Builders only, will be received by the Civil Architect, in his Office in Calcutta, up to 4 P. M. on Friday, 12th September 1856, for white-washing, sandrubbing, painting, and repairing the Town Guardhouse at Calcutta.

Time for Execution, One (1) Month.

Specification, Forms of Tender, and further information to be obtained from the Civil Architect's Office in Calcutta.

A Deposit in Cash of One Hundred (100) Rupees is required with each Tender, subject to forfeit if the Tenders be withdrawn. Tenders not prepared in strict accordance with the "Contract Rules," dated Military Board Office, 28th March 1853, will be returned.

By order of the Chief Engineer, Lower Provinces,

C. B. Young, Captain, Civil Architect.

### Dotification.

PERSONS desirous of working the valuable Diamond Mines of the Maha Nuddee are hereby informed, that after the 1st of January 1857, the privilege will be leased to any one who shall be considered to have made the most eligible offer for the same.

2nd. Besides Precious Stones, Gold is to be met with in considerable quantities and the party who may rent the privilege of working the Diamond Mines will be entitled to appropriate all Diamonds, Precious Stones and Gold that he may find in the bed of that river within the limits of the Sumbulpore Division during the period of his lease.

3rd. Unless a proportional inducement be offered, a lease will not be granted for a period of more than three years, but applicants are requested to state at what rate per annum they are agreeable to rent the Mines, and how many years lease they are desirous of obtaining, with particulars of all modifications they may wish

made in the conditions now set forth.

4th. Parties proposing to rent the Mines must be prepared to lodge in the Treasury at Sumbulpore one year's rent in advance as security for the fulfilment of the terms of the lease taken up by them, and the rent will be demanded in three instalments yearly. If at any time during the lease, the period of one year, calculated from the date of payment of the last instalment, be allowed to elapse without the payment of an instalment, the security money shall be forfeited and the lease considered to have expired.

5th. Further particulars may be learnt on applying to the Officiating Senior Assistant Com-

missioner at Sumbulpore.

R. C. BIRCH, Lieut.,

Ofig. Sen. Asst. Commr.

Sen. Asst. Commr.'s Office; ) Sumbulpore, The 7th May 1856.

### Madras Erhibition of 1857.

### NOTIFICATION.

THE Right Honorable the President and Members of the Committee for the Madras Exhibition of 1857 have the honor to announce, that Articles from all Countries will be admitted to the Madras Exhibition, to be held in the beginning of 1857, and be allowed to compete for Prizes; but, with a view to promote the good of this Country, it is hereby notified that Money Prizes, Medals, &c. will only be given for Articles capable of being applied in the Arts and Manufactures of India, or calculated to be of use to its people.

It will be necessary that each Local Committee attend to the following points: -Each Article sent for Exhibition must be (1) distinctly labelled, and the label must (2) set forth the district or locality from which the Article is sent; (3) the name of the Exhibitor; and (4) the price of the Article. Each Local Committee will also state in their Invoice List, how each article they send is to he disposed of at the close of the Exhibition, in the event of its not having been sold for the price

put upon it by the Exhibitor.

The several Local Committees will consider themselves at liberty to add to their numbers such influential Natives of their District as they may

consider likely to aid them in promoting the ob-

jects in view.

It would greatly facilitate the accurate performance of the duties of the General Committee if the Local Committees and the Exhibitors when addressing communications on the subject of the Exhibition would adhere to the official form of communication; or; in case of the non-official or private form being adopted, if they would so mark the letter, or such portions of it, in case of the letter being of a mixed nature, as may be intended to be private or non-official.

> EDWARD BALFOUR, Secretary, Madrus Exhibition.

Banqueting Hall, 7th February 1856.

With reference to the foregoing Notification, which the undersigned has been requested to publish in the Culcutta Gazette, he begs to state that he has been also requested to receive from the Bengal Presidency all Packages containing Contribu-tions for the Madras Exhibition of 1857.

> J. H. BELL, Officiating Mint Master.

Sheriff's Office, the 6th September 1856.

NOTICE is hereby given, that a Sessions of Oyer and Terminer and Gaol Delivery, and also an Admiralty Sessions, will be holden by the Supreme Court of Judicature at Fort William in Bengal, for the Town of Calcutta and Factory of Fort William, and the places subordinate thereto, at the Court House, in the Town of Calcutta, on Saturday, the Twenty fifth day of October next, at 12 o'clock at noon.

The Court will open on the first day of the Sessions at 12 o'clock at noon, and upon each succeeding day precisely at 11 o clock in the forenoon, of which all persons are required to take

J. H. FERGUSSON,

मतिक व्यक्तिम ७ (में उन्त ) ५६७ मान ।

नप्राहात (नथमा गाइरकटक त्य चानाप्री २० चाक्तत ১৮৫५ मान म'मबात पर शृहरबंद मधन किनिकालाव (काविकेर्टनार्मित अव काशाव असा-পাতি যে দকল স্থান তল্লি'মতে সঙ্গদেশের ফোর্ট डेडे न भए पत्र खास्त्र तका है जानन कामा कर सर्व अर्थवहेव्यामन अव अज्याहरतन्त्री व्यथा प्रश नम्मु मण्यकी ए प्राकण्या नि व्यक्ति बना बक (मैनी-য়ান অধাৎ মিছিল করিবেন।

अहे (मनीयाम कठकान श्रयां के विमयक ठाइाव প্রথম দিবস দুই প্রহারের সময় ভাছার পার প্রতি मित्र अशादा चकाद मप्रय विमादक अहे विषय मकरल खद्रण द्रांथ्य ।

J. H. FERGUSSON. Sheriff.

### No. 4762. Motice.

THE following reduced Rates of Freight on the Steamers on the Dacca and Assam line, above Bugwah, which have been sanctioned by Government, are published for general information :-

From Calcutta	Pe	r Cu foot	bic	Per	8	er.	M	Per	ıd.
	Re	As.	P.	Ra	A	P.	Ra	As.	P.
* To Burrisaul or Daces	0	8	0		100	6	2.100	4	0
*,, Serajgunge, Dewangunge   or Bugwah,	0	12	0	0	0	8	1	14	0
" Gowalpara or Gowhatty,	0	14	0	0.	0	10	0	,	4
" Tezpore or Beshuath,	1	n	0		1	0		8	n
" Seelsanger or Debrooghur,	1	2	0	0	1	2	2	14	8
	1111171	1.00					A 10 25		

Also, as an experimental measure, for Grain and Articles of food commonly consumed by Natives, from the intermediate Stations of Burrisaul, Dacca, and Serajguage, provided space be available, at the special rates named below:

From Burrishul or Dasca to Texpore and Soeb saugor,
From Burrisaul or Daces to Debrooghur. 0 9
Serajgunge to Texpore and Seebsaugor 0 1
Thito to Debrooghur. 0 5
By order of the Offg. Supt. of Marine

H. How

FORT WILLIAM: Marine Supett's Office, The 12th August 1856.

In the Supreme Court of Judicature at Fort | House or in default thereof they will be excluded William in Bengal.

IN EQUITY.

To be SOLD pursuant to an Order of the Su-preme Court of Judicature at Fort William in Bengal bearing date the Second day of October in the year of our Lord One thousand Eight hundred and Fifty-five made in a certain Cause pending therein wherein Joseph Speacer Judge and George William Grant Bristow are Complainants and Sreemutty Jogmoyah Dabee and Greender Chunder Chose are Defendants with the approbation of William Macpherson Esquire the Master of the said Court at his Office in the Court House in the Town of Calcutta on Monday the 22nd day of September One thousand Eight hundred and Fity-six at the hour of twelve in the noon the Estate commonly known as Dwarkanauth Tagore's Belgachee Garden in the pleadings of the said Cause mentioned that is say-

All those two several upper-roomed brick-built Messuages Tenements or Dwelling-houses with the piece or parcel of land or ground on part whereof the same respectively are standing erected and built containing by estimation one hundred and sixty-four biggahs be the same more or less situate lying and being in Dhee Punchunogram in the District of the Twenty-four Pergunnahs and Province of Bengal butted and bounded in manner following that is to say on the North by the Dum-Dum Road on the East by lands now or lately belonging to Hullodhur Kasaree and Ramchund Kasaree on, the South by a public lane or road and on the West by lands now or lately belonging to Aushootosh Day Promothonauth Day and Callydoss Bandopadhya.

An abstract of title of this property may be seen at the Office of Mr. Thomas Edward Bristow Judge, No. 2, Old Post Office Street.

Further particulars and Conditions of Sale may be had at the Master's Office

W. MACPHERSON,

Master.

THOMAS EDWARD BRISTOW JUDGE, 

Solicitor.

CALCUTTA; Supreme Court, Master's Office, The 22nd August 1856.

In the Supreme Court of Judicuture at Fort William in Bengal.

IN EQUITY.

Victoria Blaquiere and Jacintha Blaquiere infants under a Decretal Order of the age of twenty-one years by Robert O'Downs their next friend ereus

PURSUANT to the Supreme Court of Judicature at Fort William in Bengal made in the above Cause bearing

David Andrew and William date the Fourth day of August One-thousand Eight-hundred and Fifty-six the Oraditors of William Coates Blaquiere late of Sealdah in the Suburbs of the Town of Calcutta deceased who died some time in the month of August One-thousand Eight-hundred and Fifty-three are to come in and preven their respective debts before William Macrison Esquire the Master of the said Court at his Office in the Court

from the benefit of the said Decretal Order.

W. MACPHERSON,

Master.

PAUL & CARRUTHERS, Plaintiffs' Attorneys. CALCUTTA ; Supreme Court, Muster's Office, The 4th September 1856.

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of the Asiatic Marine Insur-On Saturday, the 7th day of June instant, ance Office, being a Joint it was ordered that such Stock Company, duly of the Shareholders of registered under an Act the said Asiatic Marine for the Regulation of Insurance Office, resident in Calcutta, or the sub-Registered Joint Stock Companies. Jurbs thereof, as have neglected to pay the sum of Company's Rupees 3,000, at which they have been respectively further assessed in respect of each Share held by them in the said Company, do, on or before the 10th day of July next, pay to the Official Assignee the respective sums at which they have been respectively further assessed as aforesaid; and that the Shareholders of the said Asiatic Marine Insurance Office, resident in Hong-Kong and in Bombay, do, on or before the 10th day of September next, and

that the Shareholders of the said Asiatic Marine Insurance Office, resident in the Mauritius and in Great Britain, and all other places not herein specifically mentioned, do, on or before the 10th day of November next, pay to the said Official Assignee the respective sums at which they have been further assessed as aforesaid in respect of the Shares held by them respectively in the said Company; and that in case any of the Shareholders of the said Asiatic Marine Insurance Office shall neglect to comply with this order within the time hereby limited, the said Official Assignee shall be at liberty to apply to the Court that such defaulting Shareholders may be adjudged to have committed an act of insolvency, according to the provisions of the Act XI. Vic. cap. XXI.

Denman Hatch & Davis, Attorneys. Chief Clerk's Office, 17th June 1856.

In the matter of Had-On Friday, the 5th jee Puckor Nacodah, of day of September in-Moonshee Sudder Udstant, it was ordered Moonshee Suura.
deen's Lane, in Machoa
Bazar, in Calcutta, Ghât
Treolvent. that the matters of the petition of the said In-Serang, an Insolvent. solvent should be heard on Saturday, the 1st day of November next, and that the said Insolvent should then attend to be examined by the said Court.

Oehme & Barrow, Attorneys.

On Tuesday, the 2nd In the matter of James Titherington, of Calcutta, Master Mariner, of it was ordered that the the Ship Mary Ann matters of the petition Wilson, an Insolvent. I of the said Insolvent should be heard on Saturday, the 13th day of September instant, and that the said Insolvent should then attend to be avanised by the said. should then attend to be examined by the said Court.

Abbott, Attorney. Chief Clerk's Office, 5th September 1856.

In the matter of Richard Rothwell, a Shareholder of the Asiatic Marine Insurance Office, heing a Joint-stock Company duly registered under Act No. XLIII. of 1850, entitled an Act for the Regulation of Registered Joint-stock Companies, and adjudged to have committed an act of forfeiture.

On Saturday, the 2nd day of August last, it was, on the petition of John Cochrane, Esquire, Official Assignee and Assignee of the Estate and Effects of the said Asiatic Marine Insurance Office, adjudged that the said Richard Rothwell hath committed an act of Insolvency under Act No. XLIII. of 1850.

Denman, Hatch & Davis, Attorneys.

In the matter of H. A. Leishman, a Shareholder of the Asiatic Marine Insurance Office.being a Joint-stock Company duly registered under Act No. XLIII. of 1850, entitled an Act for the Regulation of Registered Joint-stock Companies, and adjudged to have committed an act of forfeiture.

On Saturday, the 2nd day of August last, it was, on the petition of John Cochrane, Esquire, Official Assignee and Assignee of the Estate and Effects of the said Asiatic Marine Insurance Office, adjudged that the said H. A. Leishman hath committed an act of Insolvency under Act No. XLIII. of 1850.

Denman, Hatch & Davis, Attorneys.

In the matter of Ruttonjee Runchordoss, a Shareholder of the Asiatic Marine Insurance Office, being a Joint-stock Company duly registered under Act No. XLIII. of 1850, entitled an Act for the Regulation of Registered Jointstock Companies, and adjudged to have committed an act of forfeiture.

On Saturday, the 2nd day of August last, it was, on the petition of John Cochrane, Esquire, Official Assignee and Assignee of the Estate and Effects of the said Asiatic Marine Insur-ance Office, adjudged that the said Ruttonjee Runchordoss hath committed an act of Insolveney under Act No. XLIII. of 1850.

Denman, Hatch & Davis, Attorneys.

In the matter of Peter Anderson, a Shareholder of the Asiatic Marine Insurance Office, being a Joint-stock Company duly Registered under Act No. XLIII, of 1850, entitled an Act for the Regulation of Registered Joint-stock Companies, and adjudged to have committed an act of forfeiture.

On Saturday, the 2nd day of August last, it was, on the petition of John Cochrane, Esquire, Official Assignee and Assignee of the Estate and Effects of the said Asiatic Marine Insurance Office, adjudged that the said Peter Anderson hath committed an act of Insolvency under Act No. XLIII. of 1850.

Denman, Hatch & Davis, Attorneys.

Hurrinbarree Lane, in | in the Government Lithographic Press, an | Insolvent.

In the matter of Wil Notice, that the peti-liam Deliana, of Old tion of the said Insol-Hurrinbarree Lane, in | vent, seeking the bene-Calcutta, an Assistant | fit of the Act XI. Vic. cap. XXI., was filed in the Office of the Chief Clerk on the 8th day of September instant, and by an order of the same date, the Estate and Effects of the said Insolvent were vested in the Official Assignee.

Insolvent in person.

In the matter of Wil-) N tice, that an appliliam Deliana, of Old | entire for an ad interim Hurrinbarree Lane, in | protection order has been Calcuttae an Assistant I this day made by the in the Government 1 i- I said Insolvent, and that thographic Press, an I such application will be Insolvent hear and disposed of by the Acting Commissioner of the Insolvent Court on Tuesday, the 16th day of September instant, at the hour of 10 o'clock in the forenoon.

" Any Creditor of the said Insolvent, desirous of opposing such application, must "ampear before the said Court at the time and "place aforesaid."

Insolvent in person.

In the matter of Wil-) On Monday, the 8th liam Deliana, of Old day of September instant, it was ordered Hurrinbarree Lane, in Calcutta, an Assistant in } that the matters of the the Government Litho- petition of the said Ingraphic Press, an Insolvent should be heard on Saturday, the 1st day solvent. of November next, and that the said Insolvent should then attend to be examined by the said

Insolvent in person.

In the matter of Gungagobind Sein, of Champatollah, in Calcutta, formerly carried on business as Cloth Merchant at Taltollah Bazar, and at present a Broker, an Insolvent.

Notice, that the petition of the said Insolvent, seeking the benefit of the Act XI. Vic. cap. XXI., was filed to the Officerof the Circle Clerk on the 8th day of Sep-tember instant, and by an order of the same date, the Estate and Effects of the said Insolvent were vested in the Official

Insolvent in person.

Assignee.

In the matter of Gun-7 gagobind Sein, of Champatollah, in Calof cutta, formerly carried has been this day made on business as Cloth by the said Insolvent, and Merchant at Taltellah that such application Bazar, and at present a will be heard and dis-Broker, an Insolvent posed of by the Acting Commissioner of the Insolvent Court on Tuesday,

Notice, that an application for an ad inferim protection order the 16th day of September instant, at the flour of 10 o'clock in the foregoon.

CT "Any Creditor of the said Institute desirous of opposing such application, must appear before the said Court at the time and " place aforesaid.

Insolvent in person.

lu the matter of Gungagobind Sein, of Champatollah, in Calcutta, formerly carried on business as Cloth Merchant at Taltollah Bazar, and at present a Broker, an Insolvent. mined by the said Court

On Monday, the 8th day of September instant, it was ordered that the matters of the petition of the said Insolvent should be heard on Saturday, the 1st day of November next, and that the said Insolvent should then attend to be exa-

Insolvent in person.

In the matter of Dodabhoy Rustomjee, a Sbareholder of the Asiatic Marine Insurance Office, being a Joint-stock Company duly registered under Act No. XLIII. of 1850, entitled an Act for the Regulation of Registered Joint-stock Companies, and adjudged to have committed an act of forfeiture.

On Saturday, the 14th day of August last, it was, on the petition of John Cochrane, Esquire, Official Assignce and Assignee of the Estate and Effects of the said Asiatic Marine Insur-ance Office, adjudged that the said Dodabhoy Rustomjee hath committed an act of Insolvency under Act No. XLIII. of 1850.

Denman, Hatch & Davis, Attorneys. Chief Clerk's Office, 8th September 1856.

#### Motter.

THE departure of the Goomtee, in tow of the Thames, for Dates and Assam, has been post-poned until noon of the 11th instant, at which time Passengers are requested to embark.

By order of the Offg. Supt. of Marine,

J. WOODLEY,

Clerk of the Govt. Bout Office.

The 9th September 1856.

### Oriental Bank Corporation.

INCORPORATED BY ROYAL CHARTER.

WITH reference to Government Notification No. 5, Fort William, Financial Department, 26th January 1855, notifying the intention of Government to dissolve its connexion with the Government Agency-

The Oriental Bank Corporation undertake the safe custody of Government Paper, Shares in the Capital Stock of the Bank of Bengal, and other

local Stocks, free of all charge.
Will draw Interest and Dividends on the same as they fall due, and remit at the current rates of exchange, or pay the same according to instructions.

If to be remitted through the Cor-

Without charge.

poration, If to be paid in India, a Commis-

1-4th per Cent.

sion will be charged of On returning Government Paper or Share Certificates out of safe

1-4th per Cent.

custody, On the purchase of Government or other Securities.

On the sale of Government Paper or other Stock, the proceeds of which are to be remitted through the Corporation, ... Without charge No charge for selling Government Securities

WM. ANDERSON,

Agent.

ORIENTAL BANK CORPORATION; Calcutta, 29th January 1855.

in safe custody.

### Agra and United Service Bank.

THE GOVERNMENT OF INDIA having, by Notification of 25th January 1855, signified its intention to dissolve its existing connexion with the Government Agency, the AGRA AND UNITED SERVICE BANK will, on being furnished with the necessary powers receive charge of Government Paper and Bank Shares from the Ayent, and realize the Interest when due and Dividends when declared. The Bank will also sell or invest in these Securities for Constituents.

Forms of Letters and Powers of Attorney may be obtained on application to the Bank at Calcutta,

or its Branches at Agra and Lahore.

When the proceeds of Government Paper or Shares sold, or of Interest and Dividends realized are remitted by the Bank's Drafts on England, or on its Indian Branches, no Commission will be charged.

If otherwise paid, or when the Paper or Shares are delivered over, the charge for Commission will

be | per cent.

Hours of Business.

From and after Wednesday, the 1st August, from 10 A. M. to 3 P. M., except on Saturday, when the Bank will be closed at 3 P. M.

· FRANCIS R. NEILSON,

Secretary.

No. 2, Council House Street, Calcutta, 30th January 1855.

### The Calcutta Steam Tug Association.

REGISTERED UNDER ACT No. XLIII, of 1850.

THE Half-yearly Meeting of Shareholders will be held at the Office of the Secretaries, on Monday, the 15th instant, at 12 o'Clock noon. The Books and Accounts are open for the inspection of Shareholders.

GORDON, STUART AND Co.,

Calcutta, 6th Sept. 1856.

Secretaries.

### Dotice.

A SPECIAL GENERAL MEETING of the Shareholders of the AMICABLE INSURANCE OFFICE will be held at the Office of the AMICABLE INSURANCE OFFICE, No. 91, Old China Bazar Street, on the Fifth day of November, One-thousand Eight-hundred and Fifty-six, at noon, in terms of the IV. Section of Act XLIII. of 1850, for the purpose of resolving that the said AMICABLE INSURANCE OFFICE shall be registered under the said Act.

By order of the Committee or Directors,

P. A. CAVORRE & J. G. BAGRAM, Secretaries, Amicable Insurance Office. Culcutta, 1-4th per Cent | The 5th day of August 1856. }

# Post Office Notifications.

No. 1542.

From the 1st September 1856, the Delivery Peons of the Calcutta Post Office, as also those attached to the Subordinate Offices at Howrah and Bally, will be dressed in Uniform of Green and Red, with a Black Belt from the right shoulder across the breast, on which their Badges will be fastened; each Peon will be supplied with a Bell; and the Public are particularly requested to attend to the following Extracts from the Post Office Rules for the Management of the Post Office Department passed by the Governor General in Council:—

Clause XVII.—The Delivery Peons are prohibited from going out of their usual course to deliver Letters, Papers or Parcels, and from delivering them without immediate payment of Postage required.

Letters, Papers or Parcels, and from delivering them without immediate payment of the exact amount of Postage, and they are not bound to give change should they be subject to detention, they are not to deliver the Letters, Papers

or Parcels, but to return them in the evening to the Post Office for delivery the following day.

Clause XVIII.—Whatever Post age is marked on a Letter, Paper or Parcel, must be paid at one

Complaints how to be preferred.

The All complaints of over-charge or unnecessary delay in delivering Letters, papers or parcels, the Covers or Envelopes bearing the Post Office Stamp
must be presented for inspection; and when any complaints are preferred against any Peon, the Num
ber on his Badge should be specified.

Post Office prohibited from giving change to parties sending or receiving Letters in any case.

With the view of expediting the delivery of Letters and Papers, the Public are requested to co-operate with the Post Office Department by afficing at their Gates Letter Boxes, into which the Peons will deliver all Paid Letters and Papers only.

CALCUTTA GENERAL POST OFFICE, The 28th August 1856.

C. K. Dove, Deputy Post-master General.

#### Dotice.

The Public are hereby informed, that the Rates of Hire by the Government Bullock Train, between Lahore and Mooltan, will be Rupees 2-8-0 per Maund, from the 1st proxime.

(Signed) S. CLARK, Offg. Post-muster General, V. W. P.

AGRA,
The 28th August 1856.

No. 3268.
NOTICE.
The above is published for general information.

J. R. BURLTON BENNETT, Post-master General of Bengal.

The 3rd September 1856.

It is hereby notified, that unless marked for particular Ships, all Letters received at the General Post Office, between Monday, the 1st September 1856, and Sunday, the 7th September 1856, both dates inclusive were despatched by the under-mentioned Vessels, which sailed from Calcutta on dates specified:—

Letters received on dates, from and to	By what Ship des- patched.	Bound to	Remarks.
1st to 5th September 1856, 1st to 7th ditto,	Steamer Sesostris, Royal Saxon,	Rangoon and Moulmein, Sydney and Melbourne,	Left town on the 6th Sept. 1856 Ditto on the 9th Sept. 1856
CALCUTTA; General Post Office, The 9th September 1856.	}		C. K. Dove, Deputy Post-master General.

UALCUTTA: - Printed and Published at the "CALCUITA GAZETTE" OFFICE, No. 54, Council-House Street, by the Government Contractors, SAMUEL SMITE AND Co.



### SUPPLEMENT TO

# The Calcutta Gazette.

# Published by Authority.

### WEDNESDAY, SEPTEMBER 10, 1856.

### Land: Sale Botices.

NOTICE is hereby given, under Section VI. Act I. of 1845, that the under-mentioned Estate in Zillah Moorshedabad will be put up to public and unreserved Re-sale, at the Collector's Office of that District, on the 31st October 1856, for arrears of Revenue and other demands which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of Revenue due on the 2th day of June 1856 :-

Clause I.—Permanently-settled Estate.

No. 1870.—Mehal Hoozoory, Kismut Shambatty, Pergunnah Sumurkhancy; recorded proprietor Benodemoney Goopta; sudder jumma, rupees 1-5-2.

JAMES WATSON, Officiating Collector.

MOORSHEDABAD; Collector's Office, The 30th August 1856.

NOTICE is hereby given, under Section VI. Act I. of 1845, that the under-mentioned Estates in Zillah Mymensing will be put up to public and unreserved Re-sale, at the Collector's Office of that District, on the 24th November 1856, or 10th Agran 1263 B. S., Monday, for arrears of Revenue:—

\*\*Class I.—Permanently-settled Estates.\*\*

No. 1016.—Talook Joygobind Sein, Pergunnah Burbazoo; recorded proprietor, Nobokishto Sein, auction purchaser; sudder jumma, rupees 5-12-10.

No. 1063.—Pergunnah ditto, Talook Kishtonath Surma; recorded proprietor, Kasseenath Dutt, auction purchaser; sudder jumma, annas 11-8.

No. 5438.—Pergunnah Burbazoo. Chur Atburrooah, appertaining to Neez Atburrooah; recorded

No. 5438.—Pergunnah Burbazoo, Chur Atburrooah, appertaining to Neez Atburrooah; recorded proprietor, Neelkunt Goopeenath Sirkar; sudder jumma, rupees 131-11-4.

B. COOPER, Collector.

MYMENSING COLLECTOR'S OFFICE, The 1st September 1856.



# The Calcutta Gazette.

# Dublished by Authority.

Antifications

o Ink 14718 MAY 1858.—The Government of Bengui having ensered said a Contract with Messis. Samuely British and Co., for the execution of the Government Printing Work, from the 1st Jory nest, Public Officers employed arrives this Government are hereby arrected not to employ any other Printing Establishment for the execution of the Government Work from and after that dute.

CKOIL BRADON, Secy. to the Goel, of Bengal. THE 28th Femin and 18th - The Government of Bengal having enters: into a Contract with Mesors. Samuel Smith and Co., for the execution of the Government Printing Work, all Public Officers and the Government of India at the Presidency are hereby directed not to employ any other Printing Establishment for the execution of Government Work.

CROIL BRADGE,
Secv. to the Gort. of India

# SATURDAY, SEPTEMBER 13, 1856.

### Legislatibe Council.

The 6th September 1856.

THE following Bill was read a second time in the Legislative Council on the 6th September 1856, and was referred to a Select Committee who are to report thereon after the 10th of November next:—

A Bill to make better provision for the order and good government of the Suburbs of Calcutta and of the Station of Howrah.

Preamble.

Preamble.

Town of Calcutta and of the other Presidency Towns; and whereas large portions of the Suburbs of the said Town of Calcutta and of the Station of Howrah are not less populous than parts of the said Town, and it will conduce to the order and good government of the said Suburbs and Station that some of the provisions of the said Acts, with certain necessary modifications, should be extended to the said Suburbs and Station: It is enacted as follows:—

I. Whoever is charged with having committed cases under this any of the offences mentioned in this Act within the limits of the said Suburbs or Station, as described in the Schedule hereunto annexed, may be tried for any such offence by the Magistrate within whose jurisdiction the offence is alleged to have been committed, and on conviction, may be sentenced by such Magistrate to the punishment hereinafter prescribed for the offence.

Praudulent possession, or conveys in any manner, any thing which may be reasonably suspected of being stolen or fraudulently obtained, shall, if he fail to account satisfactorily how he came by he tsame, be liable to a penalty not exceeding one hundred Rupees, or to imprisonment, with or without hard labor, for any term not exceeding three months.

Clause 2.- If any person, charged with having

Power to anmmon persons declared to have had possession of such property within the jurisdiction of the Magistrate,

or conveying any thing stolen or fraudulently obtained, shall declare that he received the same from some other person, or that he was employed as a carrier, agent, or servant, to

or that he was employed as a carrier, agent, or servant, to convey the same for some other person, the Magistrate may cause every such other person, and also, if necessary, every former or pretended purchaser or other person through whose possession the same shall have passed (provided that such other person shall be alleged to have had possession of the same within the jurisdiction of such Magistrate), to be brought before him and examined, and shall examine witnesses upon oath touching the same; and if it appear to such Ma-

Penalty if such possession fraudulent.

gistrate that any person so brought before him had possession of such thing, and had reasonable cause to believe the same to have been

reasonable cause to believe the same to have been stolen or unlawfully obtained, such person shall be liable to a penalty not exceeding one hundred Rupecs, or to imprisonment, with or without hard labor, for any term not exceeding three months.

Apprehension and punishment of reputed thieves, &c. whatsoever, with intent to commit any felonious act; any reputed thief found between sun-set and sun-rise, on board any vessel or boat, or lying or loitering in any bazar, street, road, yard, thoroughfare, or other place, who shall not give a satisfactory account of himself; any person found between sun-set and sun-rise, having his face covered, or otherwise disguised, with intent to commit any felony; any person found between sun-set and sun-rise, in any dwelling-house or other building whatsoever, without being able satisfactorily to account for his presence therein; and any person having in his possession, without lawful excuse (the proof of which excuse shall be on such person), any implement of house-breaking—shall be liable to imprisonment, with or without bard

labor, for a term not exceeding three months; and any such person may be taken into custody by any Police Officer without a warrant.

IV. Whoever, without lawful excuse, intention-Disturbing an acc ally causes disturbance to any sembly engaged in re-ligious worship. assembly or procession lawfully engaged in the performance of engaged in the performance of

religious worship or religious ceremonies, shall be liable to a fine not exceeding two hundred Rupees or to imprisonment, with or without hard labor, for a term not exceeding six months, or to both.

V. Whoever, not being a soldier or sailor in the Army or Navy of the Penalty for carry-ing arms without an-Queen or the East India Company, or a Police Officer, goes armed with any sword, spear, gun, or other offensive weapon, in any street, thoroughfare, or public place, unless by leave of the Magistrate, shall be liable to be disarmed by any Police Officer; and the weapon so seized shall be forfeited to the Government, unless redeemed by payment of a fine. at the discretion of the Magistrate, not exceeding ten Rupees.

VI. If any person, having sufficient means,

neglects or refuses to maintain Magistrate may his wife or any legitimate or illegitimate child unable to maintain himself, it shall be nance for wives and

lawful for the Magistrate, upon due proof thereof, to order such person to make a monthly allowance for the maintenance of his wife or such child as aforesaid, at such rate, not exceeding fifty Rupees in the whole, as to the Magistrate shall seem reasonable; and if such person shall wilfully neglect to comply with the said order, the Magistrate may. by warrant, direct the amount due to be levied in the manner in which fines may be levied, or may order him to be imprisoned, with or without hard labor, for any term not exceeding one month. Provided always, that any such person shall be at liberty to apply to the Magistrate, from time to time, for a reduction of such monthly allowance, on proof of an alteration in the circumstances of himself, his wife, or child, justifying such reduction.

VII. Whoever, being the keeper of any house Disorderly conduct or place licensed for the sale in houses of public of spirituous or fermented liquors, knowingly permits drunkenness or other disorderly behaviour in such house or place, or knowingly suffers any gaining whatsoever therein, or who knowingly permits prostitutes, or persons of notoriously bad character, to meet or remain therein, or who wilfully harbours or conceals any soldier, seaman, or apprentice, knowing, or having reason to believe, such soldier, seaman, or apprentice to be a deserter. shall be liable to a fine not exceeding one hundred Rupees. VIII.

Whoever in any place wilfully harbours

or conceals any seaman of Penalty for harbouring and concealing de-seriers from merchant apprentice belonging to a merchant vessel, knowing, or having reason to believe, such sea-

man or apprentice to be a deserter, shall be liable to a fine not exceeding one hundred Rupees.

IX. Whoever, being the owner or occupier, or having the use of any house, Penalty for owning or keeping, or being employed in, a gam-ing-house, &c. room, or place, keeps, or uses the same for the purpose of gaming being carried on therein ; and whoever, being the owner or occupier of any house or room, knowingly and wilfully permits the same to be kept or used by any other person

for the purpose aforesaid; and whoever has the care or management of, or in any manner assists in conducting, the business of any house, room, or place kept or used for the purpose aforesaid; and whoever advances or furnishes money for the purpose of gaming with persons frequenting such house, room, or place-shall be liable to a fine not exceeding two hundred Rupses, or to imprisonment, with or without hard lal or, for any term not exceeding three months.

Whoever is found in any such house, room Penalty for being or place, placing or gaming with cards, dice, counters, money, or found playing in a gaming-house. other instruments of gaming, or is found there present for the purpose of gaming. whether playing for any mone , wager, stake, or otherwise, shall be liable to a true not exceeding one hundred Rupecs, or to imprisonment, with or without hard lawer, for any term not exceeding one mouth; and any person found in any common gaming-house during any gaming or playing therein, shall be presumed, until the contrary be proved. to have been there for the purpose of gaming.

XI. If the Magistrate, upon information on oath, and after such enquiry as Magistrate may grant he may think necessary, has warrants to Polipe Offi-cers to enter a guinngreason to believe that any house for the purpose of search and seizure. house, room, or place is used as a common gaming house, he

may, by his warrant, give authority to any superior Officer of Police to enter, with such assistance as may be found necessary, by night or by day, and by force if necessary, any such house, room. or other place, and to take into custody all persons whom he finds therein, whether or not then actually gaming, and to seize all instruments of gaming. and all monies, and securities for money, and articles of value, reasonably suspected to have been used or intended to be used for the purpose of garaing, which are found therein, and to search all parts of the house, room, or place which he shall have so entered, when he has reason to believe that any instruments of gaming are concealed therein, and aiso the persons of those whom he so takes into ensiody, and to seize and take possession of all instruments of gaming found upon such search.

◆¥11. On conviction of any person for keeping any such common gaming-On conviction for house, or being present therein keeping a gaming house, instruments of for the purpose of gaming, all gaminy, to be stroyed, &c. 11. the instruments of gaming found therein shall be destroyed by

order of the Magistrate, who may also order all or any of the securities for money and other articles seized, not being instruments of gaming, to be sold and converted into money, and the proceeds thereof, with all monies seized therein, to be forfeited, or, in his discretion, may order any part thereof to be returned to the persons appearing to have been severally thereunto entitled.

XIII. The Magistrate may direct any portion, not exceeding one-fourth, of any fine which shall be levied Portion of fine may be paid to informer. under Sections IX and X of this Act, or any part of the monies, or proceeds of articles seized, and ordered to be forfeited under Section XII, to be paid to an informer.

XIV. A Police Officer may apprehend without warrant any person found gam-Cambling in the ing with cards, dice, counters, money, or other instruments of gaming, in any public street, place, or thoroughhare; and such person shall be hable to a fine not

exceeding twenty Rupees, or to imprisonments with or without hard labor, for any term not exeeeling one month, and such instruments of gaming and money shall be forfeited.

XV. If any property, regarding which written,

Pawn-brokers and money changers to re-port stolen property ander a frenalty for righet

or printed information shall be given by any Police Officer to any pawu-broker or dealer in second-hand property or money-changer, as having been

stolen, embezzled, or fraudulently obtained, shall then be or thereafter come into the possession of. or be offered in pawn or for sale or change to such pawn-broker, dealer, or money-changer, he shall, without unnecessary delay, give information at the warest Police Onice, that certain property answerng the description of the said property was offered him, or is in his possession, and shall also state the name and address given by the party by whom he same was offered, or from whom the same was received, under a penalty not exceeding fifty Rupees or each and every such neglect or offence; proided always that, in the case of wearing apparel or other articles which it may be difficult for such mwn-broker or dealer to trace out and identify, on fine shall be exigible in respect of not reporting uch articles, unless it shall appear to the Magisrate that such articles had been knowingly conealed by such pawn-broker or dealer.

XVI. If any pawn-broker or dealer in second-

Il stolen articles be tered or deficed by roker, after informa-on of the theft he hall be deemed a reever of stolen goods. hand goods, or worker in gold or silver, after receiving formation of the theft or the embezzling or the fraudulent disposal of any metals, goods, or articles of whatsperer des

cription, melts, alters, defaces, or puts away the same, or causes the same to be melted, altered, defaced, or put away, without having previonsiy received the permission of the Magistrate, and it shall be found that such metals, goods, or articles were stolen, embezzled, or fraudulently disposed of by the person from whom such pawn-broker, dealer, or worker received the same, or by any other person, then and in such case it shall be held that such pawn-broker, dealer, or worker knew that such metals, goods, or articles were stolen, embezzled, or fraudulently disposed of, and such, pawn-broker, dealer, or worker shall be proceeded against according to law as a receiver of stolen goods, or as being a party to the fraud, and punished accordingly, and no other evidence of his guilt shall be necessary than evidence of such melting, altering, defacing, or putting away, after receiving information as aforesaid.

XVII. Whoever manufactures Gunpowder or,

wder.

without a license from the Magistrate, has in his possession, in any house, shop, warehouse, or other building, at any one

time, a greater quantity of Gunpowder than ten pounds, shall be liable to a fine not exceeding two hundred Rupees, and also to forfeit such Gunpowder so manufactured or possessed, together with the vessel or receptacle in which it may be contained.

XVIII. The Magistrate may grant to any person a license for the sale or keeping in deposit of any Licensos by Magis-trate for sale and de-posit of Gunpowder, quantity of Gunpowder not exoceding fifty pounds, on such conditions, and for such term, not exceeding one

year, as shall be specified in the license; and any person who shall be guilty of a breach of any of such conditions, shall be liable to a fine not exceeding one hundred Rupees and to forfeit all Cumpowder so kept in deposit contrary therete and the vessels containing it, and also to forien his license

XIX. Whoever is found drunk and incapable of taking care of himself, or is Penalty for drupguilty of any riotous or indecent kenness, or rictous or indecent behaviour in behaviour in any street or thoroughfare, or in any place of public amusement or resort, and whoever is guilty of violent behaviour in any Police Office. shall be liable to a fine not exceeding twenty Rupees, or to imprisonment, with or without hard labor, for a term not exceeding fourteen days.

Penalty for destroying, &c. Ismpepost, &c.

XX. Whoever destroys, injures, or disturbs any lamp-post, lamp-bracket, or lump, or extinguishes any light therein, or abstracts or takes away any oil or other

matter or thing therefrom, shall be liable to a fine not exceeding twenty Rupees, or, in default thereof, to imprisonment, with or without hard labor, for a term not exceeding fourteen days.

XXI. Whoever wilfully and indecently exposes

l'enalty for committing a nuisance in his person, or commits a nuisance, by easing himself in or by the side of or near to any public street or thoroughfare

or place, shall be liable to a fine not exceeding ten Rupees, or, in default thereof, to imprisonment, with or without hard labor, for a term not exceeding fourteen days.

XXII. Whoever in any public road, street, thoroughfare, or place, begs or applies for this or exposes or exhibits any sores, wounds, bodily ailment, or deformit; with the object of exciting charity or of obtaining alms; or whoever seeks for, or obtains alms, by means of any false statement or pretences, shall be liable to imprisonment, with or without hard labor, for any term not exceeding one month.

XXIII. Whoever, in any public street, road, thoroughfare, or place of pub-Penalty for the following offences public streets, &c. lic resort, commits any of the in following offences, shall be liable to a fine not exceeding twenty Rupees :-

1. Whoever drives or rides any animal, or drives any vehicle, in a manner Furious or negligent so rash or negligent as to indriving or riding. dicate a want of due regard for the safety of others.

2. Whoever negligently lets loose any horse, or suffers to be at large any Letting loose horses. ferocious dog without a muzzle, ferocious dogs, Xc. or sets on or urges any dog or other animal to attack, worry, or put in fear any person, horse, or other animal.

3. Whoever cruelly beats, Ill-treating animals, abuses, or tortures any animal.

4. Whoever sets fire to, or burns, any straw or other matter, or lights any bon-Lighting fires and discharging guns, fire-works, &c. fire, or wantonly discharges any fire arm or air-gun, or lets off, or throws any fire-work, or sends up any fire-balloon.

5. Whoever uses any indecent, threatening.

abusive, or insulting words, or Indecent language. behaves in a threatening or insulting manner, with the intent to provoke a breach of the peace, or whereby a breach of the peace may be occasioned:

XXIV. Whoever deposits, or permits his servants to deposit, any dust, dirt, Depositing dirt on street, &c. dung, ashes, garden, kitchen, or stable refuse, or filth of any kind, or any animal matter, or any broken glass or earthen-ware or other rubbish, in any street, or on any public quay, jetty, ghaut, or landing-place, except in such places and in such manner, and at such hours, as shall be fixed by the Magistrate, shall be liable to a fine not exceeding ten Rupees.

XXV. Whoever causes or allows the water of any sink or sewer, or any other offensive liquid matter belong-ing to him or being on his land, to run, drain, or be thrown or put upon any street, or causes or allows any offensive matter from any sewer or privy to run, drain, or be thrown into a surface drain in any street, shall be liable to a

fine not exceeding ten Rupees.

XXVI. Whoever builds any wall, or erects or sets up any fence, rail, post, or Future obstructions in streets or roads. other obstruction or encroachroad, or in or over any open drain, sewer, or aqueduct along the side of any such street or road after the passing of this Act, shall be liable to a fine not exceeding one hundred Rupees; and the Magistrate shall have pow-Power to remove. er to remove any such obstruc-

tion or encroachment, and the expense of such removal shall be paid by the person erecting the same, and shall be recoverable as hereinafter

XXVII. Whoever displaces, takes up, or makes any alteration in the pavement, or other materials, or in the fences or posts of any public street, with-out the consent in writing of the Magistrate, or without other lawful authority, shall be liable to a fine not exceeding fifty Rupees.

XXVIII. The Magistrate may, from time to time, cause to be put up or painted on a conspicuous part of some house, building, wall, or place at or near each end, corner, or entrance of every street, the name by which such street is to be known; and may, from time to time, fix a

Numbers on houses. number in a conspicuous place on the outer side of any house or building, or at the entrance of the enclosure thereof fronting the street; and whoever destroys, pulls down, or defaces any such name or number, shall be liable to a fine not exceeding twenty Rupees.

XXIX. The Magistrate may give notice in

writing to the owner or occupier

Future projections from houses to be removed.

of any house or building to remove or alter any projection, encroachment, or obstruction, which after the passing of this Act shall be erected or placed against or in front of such house or building, if the same overhangs, or juts into, or in any way projects or encroaches upon, or is an obstruction to the safe and coveries. or is an obstruction to the safe and convenient passage along any public street, or obstructs or projects, or encroaches into or upon any uncovered aqueduct, drain, or sewer in such street, and such owner or occupier shall, within fourteen days after the service of such notice upon him, remove such projection, encroachment, or obstruction, or alter the same in such manner as shall have been directed by the Magistrate; and in default thereof, shall be liable to a fine not exceeding two hundred Rupees; and the Magis-

trate in such case may remove such projection encroachment, or obstruction; and the expense of such removal shall be paid by the owner or occupier so making default, and shall be recover-

able as hereinafter provided.

XXX. When any house or building, any part Houses projecting beyond line of street when taken down to be set back. house, or beyond the front of the house or building on either side thereof, has been taken down in order to be re-built or altered, the Magistrate may require the same to be set back to or towards the line of the street or the line of the adjoining houses or buildings. Provided

always, that the Magistrate shall make full compensation to the owner of any such house or building for any damage he may thereby sustain; and if any dispute shall arise touching the amount of such compensation, the same shall be settled in the manner provided by the laws in force for the settlement of disputes respecting compensation for lands taken for public purposes.

XXXI. The Magistrate may give notice to the Power to trim owner or occupier of any land, hedges and trees bor-dering roads. and trees, overhanging any public road or street, so as to obstruct the passage or to cause damage thereto; and in the event of such notice not being complied with within eight days from the date thereof, the Magistrate may cause the said hedges and trees to be cut and trimmed in the manner required; and the exof shall be paid by the owners, and shall be recoverable as hereinafter provided. XXXII. If in any street, any house, building

or wall, or any thing affixed thereon, be decined by the Magistrate to be in a ruinous state or likely to fall, or in any way dangerous to the inhabitants of such house or building, or to the neighbouring houses or buildings, or the occupiers thereof, or to passengers, he may cause notice in writing to be given to the owner, if he be known and resident within the limits of his jurisdiction, and may also cause such notice to be put on the door or other conspicuous part of the said premises, or otherwise to be given to the occupier thereof (if any), requiring such owner or occupier forthwith to take down, secure, or repair such house, building, wall, or thing affixed thereon, as the case shall require; and if such owner, or occupier do not begin to repair, take down, or secure the same within three days after such notice, and complete such work with due diligence, the Magistrate may cause all or so much of such house, building, wall, or thing, as he shall think necessary, to be taken down, repaired, or otherwise secured; and all the ex penses shall be paid by the owner of the premis. and shall be recoverable from him as herein-

and shall be recoverable from min as after provided.

XXXIII. If any such house, building, or wall, or any part of the same, be pulled down by virtue of the powers aforesaid, the Magistrate may sell the materials thereof or of so much of the same as shall be taken down, and much of the same as shall be taken down, and apply the proceeds of such sale in payment of the expenses incurred, and shall restore any overplus arising from such sale to the owner of such house, building, or wall on demand. The Magistrate,

although he sell such materials for the purposes aforesaid, shall have the same remedies for compelling the payment of so much of the said expenses as may remain due after the application of the proceeds of such sale, as by this Act are given to him for compelling the payment of the whole of he said expenses.

XXXIV. Whoever, being the occupier of a house in or near any street, keeps or allows to be kept for more than twenty-four hours, or otherwise than in some proper receptacle, any dirt, dung, bones, ashes, night-

per receptacle, any dirt, dung, bones, ashes, nightsoil, fifth, or any noxious or offensive matter, in or upon the roof of such house, or in any out-house, yard, or ground attached to and occupied with such house, or suffers such receptacle to be in a filthy or noxious state, or neglects to employ proper means to remove the filth therefrom, and to cleanse and purify the same, shall be liable to a fine not exceeding fifty Rupees.

XXXV. Whoever, being the owner or occupier of any house, building, or land, in or near any street, whether tenantable or otherwise, suffers the same to be in a filthy and unwholesome state, or overgrown with rank and noisome vegetation, shall be liable to a fine not exceeding fifty Rupees, and to a fine not exceeding five Rupees for every day after conviction for such offence during which the offence is continued.

XXXVI. Whoever, being the owner or keeper of any cattle, sheep, or pigs, Penalty for keeping suffers the stall, pen, or place in which they are kept, in or near any street, to be in a filthy or noxions state, or neglects to employ proper means to remove the filth therefrom, shall be liable to a fine not exceeding twenty Rupees.

XXXVII. The Magistrate may license such necessaries for public accommodation as he, from time to time, may think proper; and whoever keeps any public necessary without such license, or, having a license for a public necessary, suffers the same to be in a filthy or noxious state, or neglects to employ proper means for cleansing the same, shall be liable to a fine not exceeding fifty Rupees; and the license may be cancelled.

XXXVIII. Whoever, being the owner of any private drain, privy, or cesspool, neglects or refuses, after warning from the Magistrate, to keep the same in a proper state, shall be liable to a fine not exceeding fifty Rupees.

XXXIX. Whoever bathes in any public tank, the water of which shall have been declared by the Magistrate to be appropriated to the domestic use of the inhabitants; or washes or causes to be washed therein any horse, dog, or other animal, washing or any wool, cloth, or wearing apparel, or any utensils for cooking or other purposes, or leather, or the skin of any animal, or other foul or offensive thing; or throws, puts, or casts, or causes to enter therein, any animal, or any gravel, stone, dust, or rubbish, or any dirt, filth, or other noisome or offensive

matter or thing; or causes or suffers to run, drain, or be brought thereunto, the Allowing drains, &c. water of any sink, sewer, to flow. drain, engine, or boiler, or any other unwholesome or offensive liquid matter or thing belonging to him or flowing from any house or building or from any ground occupied by him; or does any thing whatsoever whereby any such water shall be in any degree fouled or corrupted—shall be liable to a fine not exceeding fifty Rupees.

Power to fill up unwholesome tanks on private premises.

When any private tank or low marshy ground, or any waste or stagnant water, being within any private enclosure, appears to the Magistrate to be injurious

to health, or to be offensive to the neighbourhood, it shall be lawful for the Magistrate to require, by notice in writing, the owner of the said premises to cleanse or fill up such tank or marshy ground, or to drain off or remove such staguant water; and if he shall refuse or neglect to comply with such requisition during eight days from the service thereof, the Magistrate, his Officers, and workmen, may enter ioto the said premises and do all necessary acts for all or any of the purposes aforesaid as he shall think fit; and the expense incurred thereby shall be paid by the owner of such premises, and shall be recoverable as hereinafter provided.

after provided.

XLI. The Magistrate may, from time to time, as he shall see fit, drain off into any sewers, and cleanse and fill up, or otherwise abate, any stagnant pool, ditch, tank,

pond, or other receptacle of water (the same not being within any private enclosure), which shall appear to him to be useless or unnecessary, or likely to prove injurious to the health of the inhabitants, whether the same be the private property of any person or otherwise. XLII. No person intending to build, or take

Penalty for not lighting deposits of building, shall deposit any building, shall deposit any building materials, or make a building materials, without the permission of the Magistrate; and when such permission is granted to any person, he shall, at his own expense, cause such materials or such hole to be sufficiently fenced and enclosed until the materials are removed, or the hole is filled up or otherwise made secure; and shall cause the same to be sufficiently lighted during the night; and whoever deposits materials or makes a hole without such permission, or fails to fence or enclose and light such materials or hole, or does not remove such materials or fill up such hole when the permission has been withdrawn, shall be liable to a fine not exceeding fifty Rupees, and a further fine not exceeding fifty Rupees for every day while the offence is continued after twenty-four hours' notice from the Magistrate.

XLIII. If any building, tank, well, or hole, or other place, be, for want of sufficient repair, protection, or enclosure, dangerous to passengers, the Magistrate shall cause the same to be repaired, protected, or enclosed, so as to prevent danger therefrom; and the expenses of such repair, protection, or enclosure shall be paid by the owner of the property so repaired, protected, or enclosed, and shall be recoverable as hereinafter provided.

XLIV. No place, which is not used as a slaugh-

Penalty for esta-blishing a slaughter-house without license, after passing of Act.

ter-house at the time of the passing of this Act, shall be so used without a license in writing from the Magistrate; and whoever uses as a slaughter-

house any place not so used at the time of the passing of this Act, without such license, shall be liable to a fine, not exceeding one hundred Rupees, and a fine, not exceeding fifty Rupees, for every day after the conviction for such offence, during which the said offence is continued.

XLV. Every owner or occupier of any slaugh

Penalty for keeping slaughter-house improper state,

ter-house, or of any market or shop for the sale of butcher's meat, fish, or vegetables, shall keep the same in a cleanly and

proper state, and shall admit at all reasonable hours any person authorized by the Magistrate to enter and inspect the same; and the owner or occupier of any such slaughter-house, market, or shop, which shall not be kept in a cleanly and proper state, shall be liable for every default to a fine not

exceeding twenty Rupees. XLVI. Whoever keep keeps in any market, shop,

stall, or place used for the sale Keeping unwhole-some food in market, or vegetables, or exposes or alof butcher's meat, poultry, fish, lows to be exposed for sale in

any other place or way, any animal, carcase, meat, poultry, game, flesh, fish, or vegetable which is unfit for the food of man, shall be liable to a fine not exceeding one hundred Rupees.

XLVII. Within the limits which shall be

Penalty for esta-blishing offensive and dangerous trades within certain limits.

prescribed for the purposes of this Section by the Local Government, no place shall be newly used, except under li-cense from the Magistrate, for

any of the following purposes, namely, for melting tallow-or for boiling offal or blood-or as a soap house—oil-boiling house—dyeing house—tannery—brick pottery or lime kiln—sago manufactory or other manufactory or place of business from which offensive or unwholesome smells arise-or as a yard or depôt for hay, straw, wood, or coal; and whoever, without a license, uses any such place for such purpose, shall be liable to a fine not exceeding two hundred Rupees, and a fine not exceeding fifty Rupees for every day after the conviction for such offence during which the said offence is continued.

XLVIII. No burial or burning ground, whether public or private, shall be No burial or burnmade or formed after the passing place henceforth to be constructed with-out leave of Magising of this Act, otherwise than by or under the authority of

the Local Government, without a license from the Magistrate; and whoever shall bury or burn, or cause, permit, or suffer to be buried or burned, any corpse in any burial or burning ground, made or formed without such license, shall be liable to a fine not exceeding two hundred Rupees.

XLIX. If, upon the evidence of competent

Magistrate may or-der certain burial or burning places to be

persons, it shall appear to the Magistrate that any burial or burning ground is in such a state as to be dangerous to the

health of persons living in the neighbourhood thereof, and also that a convenient place for interment or burning, as the case may be, exists within a convenient distance and is available,

the Magistrate, with the sauction of the Local Goverument previously obtained, may, by notification to be affixed on some conspicuous part of the ground, appoint a time, not being less than two months, for the closing of such burial or burning ground; and whoever, after the time so ap-

Penalty for bury-ing or burning in such places.

pointed, buries or burns, or cause or permits to be buried or burned, any corpse therein, shall be liable to a fine not

exceeding one hundred Rupees.

L. It shall be lawful for the Magistrate, by order in writing to be affixed at the principal Police Stations,

Stray dogs to be killed at certain ap-pointed periods.

and also to be published in some public newspaper, to ap-

point from time to time certain periods within which any dogs found straying in the streets or beyond the enclosures of the houses of the owners y of such dogs, may be destroyed.

LI. Any Police Officer may arrest, without a

warrant, any person commit-ting in his view any offence Police Officer may arrest without war-ranton view of offence. against this Act, if the name and address of such person be

unknown to him.

Police Officer may take into custody, without warrant, persons charged with ag-gravated assault recently committed.

LII. Any Police Officer may take into custody, without warrant, any person who is charged with committing an aggravated assault, in every case in which he shall have good reason to believe that such assault has although not in his view, and

been committed, that, by reason of the recent commission of the offence, a warrant could not have been obtained for the apprehension of the offender.

Every person taken into custody with-out a warrant by a Police LIII.

Persons taken into custody by a Police Officer without war-rant may be detained in Police Office until brought before a Magistrate or bailed.

Officer under this Act, shall be taken to the nearest Police Office, in order that such person may be detained until he can be brought before the Magistrate, or until he shall

enter into recognizances, with or without sureties, for his appearance before the Magistrate. LIV. Upon any information or comp

Procedure on information or com-plaint laid before the Magistrate of an of-fence against this Act.

Upon any information or complaint laid before the Magistrate of any offence committed against this Act, the Magistrate may summon the person charged to appear at a time to be men-

tioned in the summons, or if he see sufficient cause for so doing, may issue a warrant for his appre-hension. The provisions of the General Regutations of the Bengal Code and Acts of the Government of India for the time being in force, relative to the issue and service of summonses and warrants, to the summons, attendance, and examination of witnesses, and generally to the trial of cases, to the recovery of fines and penalties, and to appeals against orders and sentences passed by a Magistrate, shall be applicable to all cases under this Act. Provided that, in all cases of offences not of a criminal nature, if, after due service of summens, the person charged shall not appear in pursuance thereof, the Magistrate, at his discretion, may hear and determine the case in his absence. Provided also, that the prosecution for any offence not of a criminal nature shall be commenced within three months from the commission of the offence and not otherwise.

LV. In all cases where any costs or expenses are by this Act directed to be Recovery of costs paid, the amount of the same shall be ascertained and determined by the Magistrate, and the Magistrate may, for that purpose, summon the parties and examine them and the witnesses on their behalf; and such amount, together with the costs of the enquiry, shall be recoverable in the same manner as fines may be recovered.

LVI. Any Joint Magistrate or Deputy Magis-

trate duly authorized to exercise the powers of a Magistrate may, in cases referred to him by the Magistrate, exercise all the powers vested in a Magistrate by

this Act

LVII. All fines imposed and levied under this Act shall be applied in aid of Application of fines. any fund applicable to Police and Conservancy purposes in the said Suburbs or Station, and all costs and expenses which the Magistrate is hereby authorized to incur, shall be paid from and repaid to such fund; or, if there be no such fund, all such fines as aforesaid shall be applied by the Magistrate to the cleansing or otherwise improving of the said Suburbs or Station.

### SCHEDULE

Of Places included in the Suburbs of Calcutta and Station of Howrah.

SUBURBS OF CALCUTTA.

The Villages composing the Government Estate of Punchanogram.

Garden Reach or Moocheekhola Ramnugger Singeratee Indree

Sonaie Borrberiah Rajahrampoor Bhookylas Dukhin Sherepore Kidderpoor

Bykantpoor Adee Gunga Chur Ramchunderpoor

Ekbalpoor Mominpoor Balrampoor Alleepoor

Jeeraut Radhanuggur Gopalnuggur

Doorgapoor Chetlah Jarool Dowlutpoor Sonadanga

Manjrat Moyapoor Shurhurpoor

STATION OF HOWRAH.

Seebpoor Howrah Sulkeah

> W. MORGAN, Clerk of the Council.

Autifications, Appointments, &c.

No. 1362.

Fort William, Home Department,

The 9th September 1856.

Notification.-The following Extract from a Despatch No. 68 of 1856, dated 23rd July, from the Hon'ble the Court of Directors, is published for general information :-

1. We have to acquaint you that under the provisions of the Act XVI. and XXII. Vic cap. 97, we have appointed the under-mentioned gentle-men Members of the Civil Service on the Bengal Establishment; their rank will be transmitted bereafter, viz. :-

Mr. Wells Butler.

William Cornell.

Herbert John Reynolds. Wilfred Lucas Heeley. Robert Hugh Munro Warrand.

Charles Umpherston Aitchison. 22

Robert Moss King. John Graham Cordery. Robert Henry Pomeroy. Thomas Henry Thornton. Herbert Wilson. 336

22 Henry Bell. 22

Henry Edmund Perkins. John Douglas Sandford.

2. We have permitted Mr. T. B. Mactier to return to his duty on the Bengal Civil Establishment.

3. We have granted the under-mentioned Members of the Bengal Civil Establishment, extensions of leave for the periods specified, viz. :-

Mr. Wigram E. Money two months on Sick certificate.

Mr. George Adams six months on Sick cer-

tificate.
Mr. William Wynyard six weeks on private

#### No. 1363.

The 11th September 1856.

The Right Hon'ble the Governor General in Council is pleased to attach Mr. J. P. H. Ward, of the Civil Service, reported qualified for the Public Service, to the Bengal Division of the Presidency of Fort William.

> CECIL BEADON, Secy. to the Govt. of India.

No. 4696.

Fort William, Foreign Department, The 12th September 1856.

Mr. A. Levien, Assistant Commissioner, Thanesur, has obtained leave of absence for three months, on Medical certificate, under Section VI. of the new Rules, with effect from the 1st ultimo.

Sub-Assistant Surgeon Abdool Humeed, of Goojrat, has obtained leave of absence for six months, on private affairs, under Section VII. of the Uncovenanted Rules, with effect from the 1st instant, or from the date on which he may avail himself of it.

Captain B. T. Reid, Deputy Commissioner of Umballa, has obtained general leave of absence for three months, under the Military Rules, to visit Calcutta preparatory to applying for Furlough to Europe, with effect from the 1st November next, or from the date on which he may avail himself of it.

### No. 4697.

The services of Brevet Captain A. Hunter, of the 25th Regiment N. I., Second in Command 4th Regiment of Infantry, Gwalior Contingent, are placed at the disposal of His Excellency the Commander-in-Chief, consequent upon Regimental promotion.

### No. 4699.

The services of Lieutenaut E. C. S. Williams, of Engineers, Superintendent of the Topographical Survey in Pegu, are placed at the disposal of the Public Works Department, with a view to his appointment as Principal of the Civil Engineering College at the Presidency.

> G. F. EDMONSTONE, Secy. to the Govt. of India.

### No. 41.

Fort William, Financial Department, The 10th September 1856.

READ a Despatch from the Hon'ble the Court of Directors, No. 62 of 1856, dated the 23rd

Resolution.—In conformity with the instruc-tions of the Hon'ble the Court of Directors in their Despatch above mentioned, the Right Honor-Governor General in Council is pleased to direct the following addition to the Civil Absentee Rules:

Civil Servants, who have taken leave of absence upon Sick certificate to Europe or elsewhere beyond Sea, will be ineligible to Furlough on private affairs until they have served six years from their last return to duty. This Rule will not apply to short leaves to Sea.

Published by order of the Right Hon'ble the Governor General in Council,

### E. DRUMMOND,

Offg. Secy. to the Govt. of India.

#### No. 162.

Fort William, Public Works Department, PUBLIC.

## The 9th September 1856.

Notification.—The Right Hon'ble the Governor General in Council is pleased to confirm the leave of absence, on private affairs, granted by the Chief Commissioner of the Punjaub, to Lieutenant J. G. Medley, Superintendent, Indus Canals, for sixty days, from the 25th ultimo, or from such date as he may avail himself of the same.

#### No. 163, REVENUE

The 11th September 1856.

Appointment.—The Right Hon'ble the Governor General in Council is pleased to make the following appointment :

Second Lieutenant R. Home, of the Corps of Engineers, attached to the Sappers and Miners, to officiate as Deputy Superintondent of the Eastern Jumna Canal.

### No. 164.

Public.

Erratum.-In Notification No. 143 dated 18th August 1856, for F. J. O'Flaherty read John O'Flaherty.

#### No. 165.

The 12th September 1856.

Appointment.—The Right Honorable the Governor General in Council is pleased to make the following appointment: -

Brevet Lieutenant-Colonel A. Cunningham, of Engineers, Executive Engineer, Mooltan, to officiate as Superintending Engineer 1st Circle, in the Punjaub, vice Major Sharp, deceased.

W. E. BAKER, Lieut.-Col., Secy. to the Govt. of India.

#### No. 2399.

Orders by the Lieutenant-Governor of Bengal.

Appointments.—The 7th September 1856.—Mr. Palmer to officiate as Register of Deeds of Howrah.

The 10th September 1856.—Baboo Jaudub Chunder Set to be Sub-Assistant Surgeon of Baraset and to have charge of the Charitable Dispensary at that Station.

The 11th September 1856 .- Mr. F. B. Drummond to be Joint Magistrate and Deputy Collector of the Second Grade from the 4th instant.

Leave of Absence.—The 9th September 1856.— The under-mentioned Deputy Collectors for one month each, under Section VI. of the Uncove-nanted Absentee Rules, during the ensuing Dusserah vacation :-

Baboo - Muthooranath Bannerjee of Rajshahye. Baboo Ramgopaul Roy of Noacolly.

Baboo Joynarain Doss of the 24-Pergunnahs. Baboo Issan Chunder Dutt attached to the Revenue Survey 1st or North Division.

Baboo Tarrucknauth Ghose attached to the Revenue Survey 4th or West Division. The 11th September 1856.—Mr. G. N. Cheek, Civil Assistant Surgeon of Bancoorah, for two months, from the 1st of November next, under the Rules applicable to Military Officers in Civil employ, making over charge of the Medical duties of the station to the Native Doctor Radha Made Rai.

The 12th September 1856 .- The leave of absence for one month granted by the Lord Bishop of Calcutta to the Reverend H. H. Harington, Chaplain of Howrah, from the date on

which he may avail himself of it, is confirmed.

Notification.—The 9th September 1856.—The services of Assistant Surgeon E. J. Gayer are placed at the disposal of the Government of India.

W. GREY, Secy. to the Govt. of Bengal.

Orders by the Hon'ble the Lieutenant-Governor, North-Western Provinces.

No. 1522 A. of 1856.

Revenue Department,

Head-Quarters, the 1st September 1856.

Leave of Absence.—Ram Loll, Deputy Collector and Deputy Magistrate of Banda, for two months, under Section VI. of the Uncovenanted Leave Rules.

Appointment.—Lalla Doorgapershaud, Tehseeldar in Futtehpoor, to officiate as Deputy Collector under Regulation IX. of 1833 and Deputy Magistrate under Act XV. of 1843, with powers of a Covenanted Assistant, as described in Section XX. Regulation IX. of 1807, in the Banda District, during the absence on leave of Ram Loll, or till further orders.

No. 1528 A. of 1856. Judicial Department.

Leave of Absence.—Mr. Francis Otway Mayne, Magistrate and Collector of Banda, for three months, under Section VI. of the New Rules, from the date he availed himself of the leave.

Appointment.—Mr. J. R. McKillop to officiate as Magistrate and Collector of Banda, during the absence on leave of Mr. Mayne, or till further orders.

C. B. THORNHILL,
Offg. Secy. to Govt., N. W. P.

No. 4277 of 1856.

General Department,

Agra, the 5th September 1856.

Leave of Absence.—Privilege leave for three months is granted to the Reverend E. T. R. Moncrieff, Chaplain of Cawnpoor, from the date on which he may avail himself of it.

No. 4301 of 1856.

The 6th September 1856.

The privilege leave of absence for one month, granted by the Lord Bishop of Calcutta to the Reverend J. B. D'Aguilar, Chaplain of Roorkee, from the date on which he may avail himself of the same, is confirmed.

By order of the Hon'ble the Lieutenant-Governor, North-Western Provinces,

R. C. OLDFIELD,

Asst. Secy. to Govt., N. W. P.

General Orders by the Right Hon'ble the Governor General of India in Council.

Fort William, 10th September 1856.

No. 1169 of 1856.—The following Notifications, from the Public Works Department, are published in General Orders:—

No. 159, duted 8th September 1856.—The Right Hon'ble the Governor General in Council is pleased to grant Lieutenant S. C. Jervis leave of absence, on private affairs, from the date of expiration of his one month's privilege leave, viz., the 23rd June last to the 19th July following, being the date of the Notification appointing that Officer to the Allahabad Division.

No. 160, dated 8th September 1856.—The Right Hon'ble the Governor General in Council is pleased to grant Lieutenant Champain, late Assistant Executive Engineer 2nd Division, Grand Trunk Road, who has been ordered to rejoin the Sappers and Miners, one month's leave of absence, under Medical certificate, in addition to the two months' leave allowed in Notification No. 153 of 26th ultimo.

No. 1170 of 1856.—The following Notification, issued by the Hon'ble the Lieutenant-Governor of Bengal, is published in General Orders:—

Dated 9th September 1856.—The services of Lieutenant-Colonel J. C. Hannyngton are placed at the disposal of the Government of India, consequent on his promotion.

With reference to the above, the services of Lieutenant-Colonel Hannyngton are placed at the disposal of His Excellency the Commander-in-Chief.

No. 1171 of 1856.—The following Notification, issued by the Hon'ble the Lieutenant-Governor, North-Western Provinces, is published in General Orders:—

No. 1488 A., dated 28th August 1856.—Leave of Absence.—Lieutenant H. Montgomery, of Artillery, Deputy Commissioner 1st Class Saugor, for two months, under the Military Leave Rules, to proceed to Calcutta, preparatory to taking Furlough to Europe.

No. 1172 of 1856.—The Right Hon'ble the Governor General of India in Council is pleased to make the following appointment:—

Brevet Major A. Robertson, of Artillery, and Commissary of Ordnance, to be Agent for Gun Carriages at Futtehgurh, vice Colonel Fordyce who vacates that appointment on promotion.

Fort William, 11th September 1856.

No. 1173 of 1856.—The Regimental Order issued to the Scinde Rifle Corps, now the 6th Punjaub

Infantry, dated 27th July 1856, directing Lieutenant T. G. Kennedy, appointed to do duty with the Regiment, to officiate also as Adjutant until the arrival of Lieutenant F. Allen, or until further orders, is confirmed.

No. 1174 of 1856 .- The Right Hon'ble the Governor General of India in Council is pleased to make the following promotions:

### Regiment of Artillery.

Second Lieutenant John Percivall, to be First Lieutenant, from the 9th of September 1856, vice First Lieutenant Henry Montgomery, deceased.

### Medical Department.

Assistant Surgeon Samuel Adamson Homan to be Surgeon from the 6th September 1856, vice Surgeon James McRae, deceased

No. 1175 of 1856 .- The Right Hon'ble the Governor General of India in Council is pleased to make the following appointment :-

### Nagpore Irregular Force.

#### 3RD INFANTRY.

Assistant Surgeon Duncan Mackenzie, of the Madras Establishment, to the Medical charge.

No. 1176 of 1856 .- The under-mentioned Officer is permitted to proceed to Europe, on furlough, on private affairs :

Brevet Colonel William John
Thompson, C. B., of the 12th
Regiment Native Infantry,
Regulations.

### Fort William, 12th September 1856.

No. 1177 of 1856.—The Regimental Orders issued to the 2nd Punjaub Infantry, dated the 1st August 1856, directing Lieutenant T. Frankland, Second in Command, to officiate as Commandant, and Lieutenant and Adjutant W. P. Fisher to officiate as Second in Command in addition to his own duties as Adjutant, consequent on the departure of Captain S. W. G. Green, Commandant of the Regiment, on leave of absence, on Medical certificate, granted him by the Chief Commissioner, Punjaub, is confirmed.

No. 1178 of 1856.—The services of Assistant Surgeon E. J. Gayer being no longer required by the Hon'ble the Lieutenant-Governor of Bengal, are placed at the disposal of His Excel-lency the Commander-in-Chief, with effect from the 9th instant.

No. 1179 of 1856.—Lieutenant W. Ramsay, doing duty with the Pegu Light Infantry Battalion, is permitted, at his own request, to resign his appointment in that Corps, to enable him to rejoin his own Regiment the 10th Madras Native Infantry.

No. 1180 of 1856.—The Right Hon'ble the Governor General of India in Council is pleased to make the following appointment :-

### Punjaud Irregular Force.

#### 2ND CAVALRY.

Ensign H. L. Millett of the 28th Regiment Na. tive Infantry to do duty.

No. 1181 of 1856 .- The under-mentioned Na. tive Officers are advanced from the 2nd to the 1st Class of the Order of British India, with the title of Sirdar Bahadoor to fill existing vacancies :-

Corps.	Rank and Names.
16th Regt. Native Infantry, (Grenadiers)	Subadar Major Roostm Sing
35th Regt. Native Infantry	Subadar Major Hurnaum Sing Bahadoor.
66th Regt. Native Infantry	Subudar Juszceah Bahadoor.

The under-mentioned Native Officers are admitted to the 2nd Class of the Order of British India with the title of Bahadoor, to fill existing vacancies and to complete the Establishment:-

Corps.	Rank and Names
16th Regt. Native Infantry (Grenadiers)	Subadar Bahadoor Khan, subadar Gungoo Goosaen, Subadar Oomur Khan,

No. 1182 of 1856 .- The under-mentioned Officers reported their departure on the dates specified opposite their respective names :-

Unattached Ensign J. Hop-kins, Quarter Master of the Regiment of Ferozepore on leave for eighteen months. Government General Order No. 1023 of the 28th July 1856,

Asiatic, 29th August 1856.

Captain A. Blackwood, of the 59th Regiment Native Infantry, Commandant of Infantry, United Malwa Contingent, on furlough for six months Government General Order No. 261 of the 10th July 1856,

Pelcin, 30th August 1856 from Bombay.

Assistant Surgeon A. Sprenger, M. D., of the Medical Department, on leave for three Bengal, 19th years. Government General September 1856. Order No. 1150 of the 2nd instant.

R. J. H. BIRCH, Colonel,

Secy. to the Govt. of India, in the Mily. Dept.

#### Occlesiastical.

#### VISITATION.

THE Lord Bishop of Calcutta being impeded from further continuing the Seventh Visitation of his Diocese, purposes by Letters Commissary under the Seal, with the concurrence of the Supreme Government, to authorize and empower The Right Reverend Thomas, Bishop of Madras, one of the Suffragans of the Metropolitan, to continue and complete such Visitation on his behalf.

The Bishop of Madras will begin such Visitation on or about the Third day of November next, and will first visit Benares, where he expects to arrive . n or about the 8th day of November, and will then proceed to visit the several Stations enumerated below, holding Confirmations where required, viz. :-

	At	Juanpore vid	Azi	ngu	rh.	0.12			n or n		
		Committee and						1.260	Novem	oer ner	Ct.
	34	Gornekpore					1013	loth	C. C. CARLES C. Markey		
	11	Lucknow via					251	20th			
ĕ	100	Cawapore		978		1		24th			
ę	29.	Futtehghur			555	3230	NO.		ditto.		
	200	Mynpooree	E 722			The Carl	371	THE RESERVE	ditto.		
	34	Agra.			444		**	29th		맛뭐뭐	
	94	Mutten	480	學和法					Decemb	er nex	tu.
	146	Delhi			**			10th			
ã	300	Meerat		SAA.	SOLK.	100	line.	13th	ditto.		
	112	Roorkie	1				**		ditto.		
	983	Deyrah		**		2.74	12 h	20th	ditto.		
	*	Saharunpore						26th	ditto.		幅
	**	Umballa			200		2001	27th	ditto.		阏
	**	Kussowlie, Si	mla,	and	neig	hbon	ring				
		Stations									젊
		Jullundur		(4×)			100	5th	January	1857.	89
		Umritaur		COL.	35.3		Bran	9th	ditto.		28
ö	**	Lahore .		1371		950		10th	ditto.		
		Ferozepore	0.00				DEE.	20th	ditto.	1000	
		Goojranwalla		250		200		22nd	ditto.	100	
		Wuzeerabad	1900				NESS E	23rd	ditto.		
		Sealkote		(GO)				21th	ditto.		85
			SIE		255	5000		27th			86
	500					0.3					
		Rawnl Pindee			ans			4th	Februar	1857	Fee:
	2	Jaelum Rawul Pindee Attock en-roul	e to	Post	nwi	P		7th	ditto.	5676	
		And subseque	ently	to	Mool	tan		21st	ditto.	130 65	
		Returning	to !	Undi	as b	y the	Ind	us vid	Bombay		
		P. Carlotte	21770	-	100 To 100 C		11/12/20	HIMOMETERS.	15 ( ) ( ) ( ) ( ) ( ) ( ) ( )		

The Bishop of Madras will also discharge at the above Stations such other Episcopal Functions for and on the part of The Bishop of Calcutta, as may be called for or be necessary.

The several Ministers and Chaplains and other Clergy officiating at the above Stations, and the Laity concerned, are therefore requested to take notice accordingly.

Candidates for Confirmation in the above Districts and Stations, are desired to apply to their respective Ministers.

By Order of The Lord Bi-hop of Calcutta, dated this 10th day of September 1856.

> WM. HY. ABBOTT, Registrar and Secretary.

### Motice.

THE General Treasury will be closed from Saturday, the 4th, to Tuesday, the 14th proximo, on account of the Hindu Holidays, Doorgah Poojah and Luckhee Poojah (both days inclusive.) All Acceptances which may fall due between the 3rd and the 15th proximo will be payable at the Ge-

neral Treasury on any business day from the 22nd September to the 3rd October 1856 (both days

J. I. HARVEY,

General Treasury, The 5th September 1856. Sub-Treasurer.

### Opium Botification.

NOTICE is hereby given, that the Ninth Sale of Opium, the Provision of 1854-55, will be held at the Exchange Hall on Monday, the 15th September 1856, at 11 A. M., and will comprise 3,460 Chests, viz. :-

> Total Chests,... 3,460

2nd. The general Conditions of Sale now advertized will be the same as usual. They may be ascertained by reference to the Notification issued on the 11th December 1855, and published in the Calcutta and Exchange Gazettes, or on application at the Office of the Board of Revenue.

3rd. The latest dates for Deposit and Clearance will be the 20th and 30th September 1856 respec-tively, that is to say, no Sub-Treasurer's Receipts, Company's Paper, or other Public Securities, that may be tendered for deposit in redemption of Promissory Notes given by purchasers at the Sale, will be received after 4 P. M. of Saturday, the 20th September 1856, and no Treasury Receipts, in full payment of Lots, will be accepted after 4 P. M. of Tuesday the 30th September 1856.

\*Behar Opium of 1854-55, 6.858
Behar Grown of do., 3.050
Behar do. of 1853-54, 532
(re-manufactured,) ... 532

will be brought to Sale

will be brought to Sale

or about the dates specified below; the Board, however, reserve to themselves the right of altering these dates, should circumstances render it expedient to do so :-

...10,440

	Behar, about Chests.	Benares, about thests.	Total, about Chests
On Thursday, 16th October 1856.	2,440	1,020	3,460
In or about Monday, 10th No- vember 1856,	2,440	1,020	3,460
on or about Monday, 8th December 1856,	2,510	1,010	3,520
Total,	7,390	3,050	10,440

By order of the Board of Revenue,

C. S. Belli, Offg. Junior Secretary.

FORT WILLIAM, The 26th August 1856.

#### Dotification.

Persons desirous of working the valuable Diamond Mines of the Maha Nuddee are hereby informed, that after the 1st of January 1857, the privilege will be leased to any one who shall be considered to have made the most eligible offer for

2nd. Besides Precious Stones, Gold is to be met with in considerable quantities and the party who may rent the privilege of working the Diamond Mines will be entitled to appropriate all Diamonds, Precious Stones and Gold that he may find in the bed of that river within the limits of the Sumbulpore Division during the

period of his lease.

3rd. Unless a proportional inducement be offered, a lease will not be granted for a period of more than three years, but applicants are requested to state at what rate per annum they are agreeable to rent the Mines, and how many years' lease they are desirous of obtaining, with particulars of all modifications they may wish

made in the conditions now set forth.

4th. Parties proposing to rent the Mines must be prepared to lodge in the Treasury at Sumbulpore one year's rent in advance as security for the fulfilment of the terms of the lease taken up by them, and the rent will be demanded in three instalments yearly. If at any time during the lease, the period of one year, calculated from the date of payment of the last instalment, be allowed to elapse without the payment of an instalment, the security money shall be forfeited and the lease considered to have expired.

5th. Further particulars may be learnt on applying to the Officiating Senior Assistant Com-

missioner at Sumbulpore.

R. C. Birch, Lieut., Offg. Sen. Asst. Commr.

Sen. Asst. Commr.'s Office; ) Sumbulpore, The 7th May 1856.

### Madras Erhibition of 1857.

### NOTIFICATION.

THE Right Honorable the President and Members of the Committee for the Madras Exhibition of 1857 have the honor to announce, that Articles from all Countries will be admitted to the Madras Exhibition, to be held in the beginning of 1857, and be allowed to compete for Prizes; but, with a view to promote the good of this Country, it is hereby notified that Money Prizes, Medals, &c. will only be given for Articles capable of being applied in the Arts and Manufactures of India, or calculated to be of use to its people.

It will be necessary that each Local Committee attend to the following points: - Each Article sent for Exhibition must be (1) distinctly labelled, and the label must (2) set forth the district or locality from which the Article is sent; (3) the name of the Exhibitor; and (4) the price of the Article. Each Local Committee will also state in their Invoice List, how each article they send is to be disposed of at the close of the Exhibition; in the event of its not having been sold for the price

put upon it by the Exhibitor.

The several Local Committees will consider themselves at liberty to add to their numbers such nfluential Natives of their District as they may

consider likely to aid them in promoting the old

jects in view,

It would greatly facilitate the accurate performance of the duties of the General Committee if the Local Committees and the Exhibitors when addressing communications on the subject of the Exhibition would adhere to the official form of communication; or, in case of the non-official or private form being adopted, if they would so mark the letter, or such portions of it, in case of the letter being of a mixed nature, as may be intended to be private or non-official.

EDWARD BALFOUR,

Secretary, Madras Exhibition.

Bunqueting Hall; 7th February 1856.

With reference to the foregoing Notification, which the undersigned has been requested to publish in the Calcutta Gazette, he begs to state that he has been also requested to receive from the Bengal Presidency all Packages containing Contributions for the Madras Exhibition of 1857.

> J. H. BELL, Officiating Mint Master.

### Sale of old Saul Timber.

On Wednesday next, the 17th instant, and following days, at II A. M., a Public Auction will be held of the Palisading recently removed from the covered way of Fort William and now lying in rear of the revetment of the Glacis.

The first day's Sale will commence at the outer barrier of the left Sortie of the Royal (or Chowringhee) Gate. The Palisading will be laid out for

sale in lots consisting of about

4 Large Up-rights, averaging ... 10 long 8 Cross Pieces, ... 10 , 0 Palisades, ... 7 ,

40 Palisades,

Hackeries will only be allowed in the Sorties; Coolies must be employed for the removal of the lots from the covered way to the Sorties.

By order of the Town Major,

ALEX. FRASER, Lieut., Garrison Engineer.

Sheriff's Office, the 6th September 1856.

NOTICE is hereby given, that a Sessions of Oyer and Terminer and Gaol Delivery, and also an Admiralty Sessions, will be holden by the Supreme Court of Judicature at Fort William in Bengal, for the Town of Calcutta and Factory of Fort William, and the places subordinate thereto, at the Court House, in the Town of Calcutta, on Saturday, the Twenty fifth day of October next, at 12 o'clock at noon.

The Court will open on the first day of the Sessions at 12 o'clock at noon, and upon each succeeding day precisely at 11 o'clock in the fore-noon, of which all persons are required to take

J. H. FERGUSSON,

Sheriff.

স'রফ আফিস ৬ শেওখর ১৮৫৬ সলে।

ममाहात (म उसा माहिट उट छ व्या जानामी १ व আক্রর ১৮৫৬ লাল শানিবার দ্ট পুছরের সময় क्लिकांडाव स्कारे डेरेरलरमत अव॰ डाहात खरा-পাতি যে সকল স্থান তলিমিতে বলদেশের ফোর্ট छेडे ज्यारमत खरध्यम काडे वालन वामाल्ड घरत उत्यवहेत्रामन अन~ अडमाहेद्रम्ही अथार प्रश गमन् मन्भकी ए (माकचमा निन्भविजना अक (मनी-वान अर्था मिलिन कतिरवन।

এই দেশীয়ান অতকাল প্রযাস্ত বসিবেক তাহার প্রথম দিবস দৃই প্রহরের সময় তাহার পর প্রতি मित्रम अभारता घकीत ममग्र विभावक अहे विश्वव দীকলে আরণ রাখুন।

J. H. FERGUSSON,

Sheriff.

Sheriff's Sale; Calcutta, 13th September 1856.

NOTICE is hereby given, that on Thursday, the 23rd day of October next, at the hour of 12 o'clock, the Sheriff of Calcutta will put up to public sale at the Court-house, by virtue of a Writ of Venditioni Exponas in his hands against the Effects of Mudoosoodun Ruckhit :---

The right, title, and interest of the said Mudoo-soodun Ruckhit, of, in, and to the following landed property, viz.:

- 1. Anupper-roomed brick-built dwelling-house, with a piece of land thereunto belonging, containing by estimation one cottah and eight chittacks, more or less, situate at a place called Sundapore, in Chuck Tauzpore, in Pergunnah Balliah, and in the Zillah of the Twenty-four Pergunnahs.
- 2. Also one anna part or share of, and in a piece of garden ground, with a tank and several trees growing thereon, containing by estimation two biggahs, more or less, situate at the same place.
- 3. Also one anna, six gundahs and one cowree part or share of, and in a tank, with several trees growing on the sides thereof, with a piece of land thereunto belonging, containing by estimation ten biggahs, more or less, situate at the same place.
- 4. Also sixteen gundahs part or share of, and in another tank, with a piece of land thereunto belonging, containing by estimation one biggah, more or less, situate at the same place.
- 5. Also one anna, six gundahs and one cowree part or share of, and in a piece of land, with a task and several trees growing thereon, occupied by ryots, containing by estimation twenty biggahs, more or less, situate at Hurryrambatty, in Pergunnah and Zillah aforesaid.
- 6. And also one anna, six gundahs and one cowree part or share of, and in a tank, with a piece of land thereunto belonging, containing by estimation ten biggabs, more or less, situate at Mundlekay, in Pergunnah and Zillah aforesaid.

  The Conditions of Sale, and further particulars

may be known by applying at the Sheriff's Office.

J. H. FERGUSSON,

Sheriff.

No. 4762.

#### Motice.

THE following reduced Rates of Freight on the Steamers on the Dacca and Assam line, above Bugwah, which have been sanctioned by Government, are published for general information :-

From Calcutta	Pe	foot	ibie t.	Pe	r S	eer.	1	Per	nd.
	Ra	. As	P.	Rs.	As	P.	Ra	As	P.
To Burrisaul or Dacca,, Serajgunge, Dewangunge or Bugwah,	0	8	0	0	0	6	1	4	0
or Bugwah	0	12	0	0	0	9	1	14	0
" Gowalpara or Gowhatty,	0	14	0	0	0	10	2	1	4
" Texpore or Beshnath,	1	0	11 1751	0	33,000	90.74		8	0
" Seebsaugor or Debrooghur,	L	2	0	0	1	2	2	14	8

Also, as an experimental measure, for Grain and Articles of food commonly consumed by Natives, from the intermediate Stations of Burrisaul, Dacca. and Serajgunge, provided space be available, at the special rates named below:-

Rs. As. P.

From Burrisaul or Dacca to Texpore and Scebsaugor, ..... 0 6 0 per md. From Burrisaul or Dacca to Debrooghur, ... 0 9 0 , , , " Serajgunge to Tezpore and Seebsaugor, 0 4 0 Ditto to Debrooghur, ..... 0 6 0 ,,

By order of the Offg. Supt. of Marine,

H. HOWE.

Secretary.

FORT WILLIAM; Marine Supdt's Office, The 12th August 1856.

\* \* As before.

Nubkissen Mitter and others,

TO be sold pursuant to a Decree Hurris Chunder Mitter and of the Supreme Court of Judica-

others, And the other Causes. ture at Fort William in Bengal, made in the above Causes, bearing date the 19th day of January 1841, with the approbation of William Macpherson, Esquire, the Master of the said Court, at his Office in the Court House, in the Town of Calcutta, on Saturday, the 20th day of September next, at the hour of twelve o'clock in the noon, the following houses and lands, that is to say :-

Lot No. 1 .- All that undivided one-anna and eight pies share of the late Gopeemohun Mitter, deceased, in the Bazar or Market commonly called Chandney Choke Bazar, and of and in the piece of ground thereunto belonging; containing by estimation ten biggahs, be the same a little more or less, situate in Dhurumtollah, in Calcutta; the annual rents and profits of which share are Company's Rupees 1,520, or thereabouts.

Lot No. 2.—All that undivided one-third share of the said Gopeemohun Mitter, deceased; of and in that piece of land commonly called Postah, situate at Burrabazar or Durmahattah, in Calcutta, together with several godowns; containing by estimation two biggahs and ten cottahs, be the same a little more or less; and butted and bounded as follows, (that is to say):—On the East and West by the Company's road; on the North by the Postah and premises of Sumboo Holdar, and on the South by the premises of Boycaunt Nauth Doss and Hurris Chunder Doss; the annual rents and profits of which share are Company's Rupees 710, or there-abouts.

Lot No. 3.—All that undivided one-half share of the said Gopeemohun Mitter, of and in all that piece of land and tenanted ground situate at Baug-bazar, Rajah Rajbullub's Street, in Calcutta; containing by estimation six cottahs, be the same a little more or less; and butted and bounded as follows, (that is to say):—On the West by the Chitpore Road; on the East by the house and premises of Brijomohun Mitter; on the North by the Company's public lane; and on the South by the house and premises of Muddenmohun Bonnerjee; the annual rents and profits of which share are Company's Rupees 90.

Lot No. 4.—All that undivided one-third share of the said Gopeemohun Mitter, of and in the piece of land or tenanted ground situate at Saumpooker, in Calcutta; containing by estimation two biggahs, be the same a little more or less; and butted and bounded as follows, (that is to say).—On the East by the Company's public drain; on the West by the Company's public road; on the South by the tenanted ground of the late Rajah Rajkisto Bahadoor; and on the North by a lane; the annual rents and profits of the whole share are Company's Rupees 60.

Lot No. 5.—All that undivided one-third share

Lot No. 5.—All that undivided one-third share of the said Gopeemohun Mitter, deceased, of and in the lower-roomed house situate at Chandney Choke, commonly called Natho Shaik's Batty and the land whereon the same is erected and built; containing by estimation three cottahs, be the same a little more or less; and butted and bounded as follows, (that is to say):—On the East by the public road; on the West by the house and premises of Mr. Maddock; on the North by the godown of Bholanath Saha; and on the South by the godown of Nilmoney Shaw; the annual rents and profits of which share are Company's Rupees, 36.

Lot No. 6.—All that undivided one-half share of the said Gopeemohun Mitter, of and in that upper-roomed brick-built messuage, tenement, or dwelling-house commonly called Kistno Caunt Mitter's Bautty, situate at Baugbazar, in Calcutta, together with the piece of ground thereunto belonging; containing by estimation one biggah, be the same a little more or less; and butted and bounded as follows, (that is te say):—On the East by the house and premises now or late of Bhoyrub Chunder Chuckerbutty; on the West partly by Raus Munchup or Temple of Sri Sri Mudden Mohun Takoor, and partly by the house and premises of the said Khettermoney. Dossee and Rogomoney Dassee; on the North by the tank of Hurloll Mitter; and on the South by the house and premises of Hurro Chunder Chuckerbutty.

Lot No. 7.—All that undivided one-third share of the said Gopeemohun Mitter, of and in that

upper-roomed brick-built messuage, tenement or dwelling-house, situate at Baughazar afore-said, together with the piece of land thereunto, belonging; containing by estimation six cottahs, be the same a little more or less, and butted and bounded as follows, (that is to say):—On the East by the house and premises last aforesaid; on the West and North by the house and premises of Hurloll Mitter; and on the South by the said Temple or Raus Munchap; the annual rents and profits of which share are Company's Rupecs 120, or thereabouts.

Lot No. 8.—All that undivided one-half share of the said Gopeemohun Mitter, of and in that piece or parcel of land or garden ground, situate at Pykeparrah in the 24-Pergunnahs; containing by estimation seven biggahs, more or less, and butted and bounded as follows, (that is to say):—On the East by the Company's garden; of the West by the premises of Madhub Chunder Bose on the North by the garden ground of Callachand Sircar; and on the South by the house and premises of Hurrypersaud Ghose; the annual reuts and profits of which share are Company's Rupees 14, or thereabouts.

Lot No. 9.—All that undivided one-third share of the said Gopeemohun Mitter, of and in that talook called Butiah, situate in the Districts of Hooghly and Burdwan, in the Province of Bengal, the annual Government Revenue of the whole of the said talook is Company's Rupees 3,570-8-3, and the annual rents and profits of the said share are Company's Rupees 235.

Further Particulars and the Conditions of Sale may be had at the Master's Office, or of Mr. Paul, Attorney for the Complainant.

Mr. Paul, Attorney.

W. Macpherson, Master.

CALCUTTA;
Supreme Court, Master's Office,
The 28th August 1856.

NOTICE.—In the event of these Dividends remaining unclaimed for six months from this date, they will be paid into the Court.

IN THE MATTER OF N. H. A. CAMPBELL, AN INSOLVENT. Schedule of the Fourth Unclaimed Dividends.

Names of Cheditors.	Amot	mt o	•	4th Dividend at 3-5-4. 2nd Feb. 1856.				
	Co.'s R	. A.	P	Co.'s R	. A	P		
Burkinyoung, J. A	397	-11	ii	13	4	0		
Bulloram Roy	900	e	0	30	0	- 0		
Gopalchunder Mookerjee	1730	0	0	57	10	8		
Moheschunder Bose	5488	- 3	5	182	15	9		
Ramchunder Bose	862	8	0	28	12	0		
Smith, Cowell & Co	. 444	6	0	14	12	10		
Sreenauth Ghose	300	0	0	10	0	0		
	TE TES	Co.'s	Re.	337	10	10		
			9398		Contract of	100		

IN THE MATTER OF JOSEPH DESSA, AN INSOLVENT.
Shedule of the First Unclaimed Dividence.

Sobinchunder Biswas, Exe	Amot Cla	int im.	of	40 per	1st Dividend at 40 per Cent. 2nd Feb. 1856.			
Gobinchunder Biswas, Exac				Co.'s Rs. 12	As. 0			
tor H. J. Joskim, Modoosoodun Mookerjee	247 50		0	98 20	12 0	10		
		Co.	a R	a. 130	12	10		

IN THE MATTER OF MATHEW STEEL TEMPLETON, AN INSOLVENT. Schedule of the Second Unclaimed Dividends.

NAMES OF CREDITORS.	Amount of Claim,		3 53	2nd Dividend at 8 per Cent. 2nd Feb. 1856.		
Co.'s Rs. As. P. Co.'s Rs. As						
Browne and Co., F. W	107	15	0	8	10	173
Clerk, W	80	0	0	6	6	1
Dick. G. S	250	0	0	20	0	0
Gobinchunder Shaw	40	0	0	3	3	3
Hurrochunder Ghose	30	0	0	2	6	99
Hav. G. C	25	0	0	2	0	. (
Muddoosoodun Day	112	0	0	8	15	
Nundolall Sein	150	0	0	12	0	
Rajbullub Seal and Co	50	0	0	4.4	0	1
	W. Sand	Co.'s I	ls.	67	9	1

JOHN COCHRANE,

Official Assignee.

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Richard Rothwell, a Shareholder of the Asiatic Marine Insurance Office, being a Joint-stock Company duly registered under Act No. XLIII. of 1850, entitled an Act for the Regulation of Registered Joint-stock Companies, and adjudged to have committed an act of forfeiture.

On Saturday, the 2nd day of August last, it was, on the petition of John Cochrane, Esquire, Official Assignee and Assignee of the Estate and Effects of the said Asiatic Marine Insur-ance Office, adjudged that the said Richard Rothwell hath committed an act of Insolvency under Act No. XLIII. of 1850.

Denman, Hatch & Davis, Attorneys.

In the matter of H. A. Leishman, a Sharehold-er of the Asiatic Marine Insurance Office, being a Joint-stock Company duly registered un-der Act No. XLIII. of 1850, entitled an Act for the Regulation of Registered Joint-stock Companies, and adjudged to have committed an act of forfeiture.

On Saturday, the 2nd day of August last, it was, on the petition of John Cochrane, Esquire, Official Assignee and Assignee of the Estate and Effects of the said Asiatic Marine Insurance Office, adjudged that the said H. A. Leishman hath committed an act of Insolvency under Act No. XLIII, of 1850.

Denman, Hatch & Davis, Attorneys.

In the matter of Ruttonjee Runchordoss, a Shareholder of the Asiatic Marine Insurance Office, being a Joint-stock Company duly registered under Act No. XLIII. of 1850, entitled an Act for the Regulation of Registered Jointstock Companies, and adjudged to have committed an act of forOn Saturday, the 2nd day of August last, it was, on the petition of John Cochrane, Esquire, Official Assignee and Assignee of the Estate and Effects of the said Asiatic Marine Insur-ance Office, adjudged that the said Ruttonjee Runchordoss hath com-mitted an act of Insolvency under Act No. XLIII. of 1850.

Denman, Hatch & Davis, Attorneys.

In the matter of Wil-1 liam Deliana, of Old Hurrinbarree Lane, in Calcutta, an Assistant in the Government Lithographic Press, an In-

On Monday, the 8th day of September instant, it was ordered that the matters of the petition of the said Insolvent should be heard solvent. Jon Saturday, the last of November next, and that the said Insolvent on Saturday, the 1st day

Insolvent in person.

Court.

In the matter of Gungagobind Sein, of Champatollah, in Calcutta, formerly carried on business as Cloth Merchant at Taltollah Bazar, and at present a Broker, an Insolvent.

On Monday, the 8th day of September instant, it was ordered that the matters of the petition of the said Insolvent should be heard on Saturday, the 1st day of November next, and that the said Insolvent should then attend to be exa-

mined by the said Court.

Insolvent in person.

In the matter of DodabhoyRustomjee, a Shareholder of the Asiatic Marine Insurance Office, being a Joint-stock Company duly registered under Act No. XLIII. under Act No. XLIII. of 1850, entitled an Act for the Regulation of Registered Joint-stock Companies, and adjudged to have committed an act of forfeiture.

On Saturday, the 14th day of August last, it was, on the petition of John Cochrane, Esquire, Official Assignee and Assignee of the Estate and Effects of the said Asiatic Marine Insurance Office, adjudged that the said Dodabhoy Rustomjee hath com-mitted an act of Insolvency under Act No. XLIII. of 1850.

Denman, Hatch & Davis, Attorneys. Chief Clerk's Office, 8th September 1856.

Notice, that an ap-In the matter of Sreeplication for an ad inmutty Matraney and | Khovrattee, Mater, of | terim protection order Dhyhatta, in Burra Bazar, [ has been this day made in Calcutta, Matraney by the said Insolvents, and Mater, Insolvents and that such applicaby the said Insolvents, tion will be heard and disposed of by the Acting Commissioner of the Insolvent Court, on Friday, the 19th day of September instant, at the hour of 10 o'clock in the forenoon.

"Any Creditor of the said Insolvent, "desirous of opposing such application, must " appear before the said Court at the time and " place aforesaid.

Beeby, Attorney. Chief Clerk's Office, 10th September 1856. In the matter of Go-vindchunder Day, late of cation for an ad interim Colootolla, in Calcutta, protection order has been this day made by the said Insolvent, and that such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court, on Friday, the 19th day of September instant, at the hour of 10 o'clock in the forenoon.

"Any Creditor of the said Insolvent, " desirous of opposing such application, must " appear before the said Court at the time and " place aforesaid."

Goodall, Attorney.

Chief Clerk's Office, 12th September 1856.

000000000+0 the Week ending 10th September 1856. 3,44,71,483 14 040000000 Co.'s Bs. ... ASSETS. J. B. PLUMB, the Directors. Published by order of on Statement of the Affairs of the Bank of Bengal for 3,44,71,483 14 0 97,847 Claims, 0

### Oriental Bank Corporation.

INCORPORATED BY ROYAL CHARTER.

WITH reference to Government Notification No 5, Fort William, Financial Department, 26th January 1855, notifying the intention of Government to dissolve its connexion with the Government Agency-

The Oriental Bank Corporation undertake the safe custody of Government Paper, Shares in the Capital Stock of the Bank of Bengal, and other local Stocks, free of all charge.

Will draw Interest and Dividends on the same as they fall due, and remit at the current rates of exchange, or pay the same according to instruc-

If to be remitted through the Cor-Without charge. poration, If to be paid in India, a Commis-1-4th per Cent. sion will be charged of On returning Government Paper or Share Certificates out of safe 1-4th per Cent. custody, On the purchase of Government 1-4th per Cent. or other Securities,

On the sale of Government Paper or other Stock, the proceeds of which are to be remitted through the Corporation, ... Without charge.

No charge for selling Government Securities in safe custody.

WM. ANDERSON,

Agent.

ORIENTAL BANK CORPORATION; Calcutta, 29th January 1855.

### Agra and United Serbice Bank.

THE GOVERNMENT OF INDIA having, by Notification of 25th January 1855, signified its intention to dissolve its existing connexion with the Govern. ment Agency, the AGRA AND UNITED SERVICE BANK will, on being furnished with the necessary powers receive charge of Government Paper and Bank Shares from the Agent, and realize the Interest when due and Dividends when declared. The Bank will also sell or invest in these Securities for Constituents.

Forms of Letters and Powers of Attorney may be obtained on application to the Bank at Calcutta, or its Branches at Agra and Lahore.

When the proceeds of Government Paper or Shares sold, or of Interest and Dividends realized are remitted by the Bank's Drafts on England, or on its Indian Branches, no Commission will be

If otherwise paid, or when the Paper or Shares are delivered over, the charge for Commission will be + per cent.

### Hours of Business.

From and after Wednesday, the 1st August, from 10 A. M. to 3 P. M., except on Saturday, when the Bank will be closed at 3 P. M.

FRANCIS R. NEILSON,

Secretary.

No. 2, Council House Street, Calcutta, 30th January 1855.

### The London and Eastern Banking Corporation.

### INCORPORATED BY ROYAL CHARTER. Exchange on London.

			MORNING TO	0.	-	RESERVED AS
At 6	menths	sight,		2	03	per Re.
At 3	"	91		2	0	11
At 2	33	22	21 200	2	01	11
At 1	39	n		2	01	22
At si				2	0	"
On S	cotland,	at 1 mont	ths' sight,	2	0	11
On d	itto, at	sight,	***	1	1178	33

The Corporation receive for safe custody Government or other Securities, realise and remit Dividends, Interests and Proceeds of Sale, and grant Drafts on Bombay, Simla, Agra, Delhi and Lucknow.

### Interest allowed on Deposits

For 3 months certain, and after that requiring 45 days notice of withdrawal (open to Shareholders only,).. 6 per Cent. per Anm.

For 2 months certain, and after that requiring 30 days' notice (open to all,)

5 per Cent. per Anm.

The above Rules are waived when the Deposits are availed of in the Bank's Bills on London or Bombay.

On sums re-payable on de-

... 2 per Cent. per Anm

No Interest allowed on Deposits under 500 Rupees or over 50,000 Rupees, unless by special arrangement.

The Corporation reserve the right of closing these Deposit Accounts, or modifying their terms, on giving one month's previous notice.

### Commission.

On Purchase or Sale of Government or other Se-

One-Quarter per Cent.

On Collection of Foreign Bills, &c.,

One-Half per Cent.

On realising Interest or

One-Quarter per Cent

If the Funds realised on account of Constituents are remitted in Bills of the Corporation, no Commission will be charged.

Hours of business from 10 to 3 o'clock, except on Saturdays, when the Bank closes at 1 p. m.

J. MACKELLAR,

Manager.

LONDON & EASTERN Banking Corporation; 2nd September 1856.

The Calcutta Steam Tug Association. REGISTERED UNDER ACT No. XLIII, of 1850.

THE Half-yearly Meeting of Shareholders will be held at the Office of the Secretaries, on Monday, the 15th instant, at 12 o'Clock noon. The Books and Accounts are open for the inspection of Shareholders.

GORDON, STUART AND Co.,

Calcutta, 6th Sept. 1856.

Secretaries.

### Dotice

Is hereby given, that the Co-partnership Trade carried on for some time past by Bhowanny Persaud Dutt, Ramconnoy Mullick, and Joynarain Coondoo, as Arratdars in Balum Rice in Balleaghatta, in the District of 24-Pergunnahs, under the name and firm of Omirtololl Dutt and Dwarkanauth Coondoo, will be ceased and dissolved on and from the 1st day of November next.

W. H. ABBOTT,

Attorney-at-Law for Ramconnoy Mullick.

CALCUTTA, 12th September 1856.

### Motice.

THE Acts and Published Papers of the Legislative Council are sold at the Military Orphan Press.

### Caution! Caution! Caution!

Notice is hereby given, that on the night of Tuesday, the 9th instant, Gold Ornaments, Jewellery, &c., to the value of nearly Company's Rupees 7,000, and five Seals, one bearing my name Roy Munneeloll Sing, and year 1269 Hijree, and one in the name of my late father Roy Rutten Sing, and three others of my ancestors, all in Persian character, having been stolen from my house, No. 20, Durponarain Thakoor's Lane, Alaka Jorabagan, of which due notice has been given at the Police: the Public are cautioned not to regard as Police; the Public are cautioned not to regard as genuine any document or paper bearing the stamp of any of these Seals without my personal authentication.

ROY MUNNEMLOLL SING.

CALCUTTA, 12th September 1856.

LOST.—Second-half of a Bank of Bengal Note, No. 16734, for Company's Rupees (100) One Hundred, payment of which has been stopped at the Bank.

LOST—The left-hand half of Bank of Bengal Note No. 15540, for Co.'s Rs. 25, payment of which has been stopped at the Bank.

### Post Office Notifications.

### No. 735.

### OVERLAND MAIL

THE Overland Mail, viá Marseilles and Southampton and the intermediate Ports. (Madras, Ceylon, Aden, Penang, Singapore and Hong-Kong,) per P. and O. Co.'s Steamer Hindostan, will be closed at this Office on Monday, the 22nd instant.

1st. Pre-payment on Letters for the United Kingdom, directed vid Marseilles and Southamp-

ton, is optional.

2nd. Steam Postage on Letters addressed via Southampton to France, or to any place in Foreign

Europe, or through Great Britain to any Colony, cannot be pre-paid in India.

3rd. Steam Postage on all Letters for Foreign Europe via Marseilles or via Trieste, and for the United Kingdom via Trieste, as well as for places in the Mediterranean and in Egypt, must be

4th. Letters for the United Kingdom directed viā Trieste, if posted unpaid, (or insufficiently paid by Stamps,) will be forwarded to London viā Marseilles. Those Letters unpaid, or insufficiently stamped for Foreign Europe, will be sent to London viā Southampton, bearing the full amount of Postage due thereon, and Letters for places in Egypt and the Mediterranean will be treated as Unclaimed Letters.

5th. Letters for Madras, Ceylon, Bombay, Aden, Malacca, Penang, Singapore, and Hong-Kong, are chargeable with Steam Postage, the pre-payment being optional.

6th. Letters for the Mauritius, Australian Colonies, China (except Hong-Kong,) Manilla, Batavia, Java, Bourbon, or any place not a British Possession, must be pre-paid.

7th. No money will be received in payment of Postage on Letters, which must be paid by

With regard to Newspapers and Prices Current, the following Rules are applicable:-

9th. Newspapers or Prices Current posted in India for Great Britain and France are not subject in India to any charge for Steam Postage, but Newspapers, &c. posted in India, addressed to any British Colony or Possession, or any Foreign Port, or any Port in India, are, if sent by Her Majesty's Mail Steamers, or viā Southampton through England, liable to a Steam Postage Charge of One Penny (Nine Pie,) which must be pre-paid in Cash. Newspapers sent through Great Britain viā Marseilles are liable to a Postage Charge of Three Pence, and if addressed to British North America viā the United States, a Charge of One Penny must be levied on account of the United States, in addition to all other Postage.

10th. Newspapers, &c., brought to India by Her Majesty's Packets from a Foreign Port, without having passed through Great Britain, are chargeable with British Postage of One Penny (Nine Pie) on

delivery.

11th. Newspapers sent or received through Great Britain, to or from Peru, Chilli, Bolivia, Ecuador, the Sandwich Islands, California, or any Colony addressed via Panama, are subject to a Steam Transit Charge of One Anna and Six Pie, which must be paid on despatch or delivery, in addition to any Indian Postage.

12th. Only one paper can be sent in one cover. FORT WILLIAM;

General Post Office The 10th September 1856.

C. K. DOVE, Deputy Post-master General.

No. 767.

NOTICE is hereby given, that the Mails for Penang, Singapore and China, for transmission per Steamer Lightning, will be closed at this Office on Friday, the 19th instant.

FORT WILLIAM;

General Post Office, The 12th September 1856: )

C. K. DOVE, Deputy Post-master General.

No. 678.

NOTICE is hereby given, that the Mails for Singapore and China, for transmission per Steamer Fiery Cross, will be closed at this Office on Wednesday, the 24th instant.

FORT WILLIAM; General Post Office, The 12th September 1856.

C. K. Dove. Deputy Post-master General.

No. 1542. Dotice.

From the 1st September 1856, the Delivery Peons of the Calcutta Post Office, as also those attached to the Subordinate Offices at Howrah and Bally, will be dressed in Uniform of Green and Red, with a Black Belt from the right shoulder across the breast, on which their Badges will be fastened; each Peon will be supplied with a Bell; and the Public are particularly requested to attend

fastened; each Peon will be supplied with a Bell; and the Public are particularly requested to attend
to the following Extracts from the Post Office Rules for the Management of the Post Office Department passed by the Governor General in Council:—

\*\*Clause XVII.—The Delivery Peons are prohibited from going out of their usual course to deliver
Immediate payment of Postage required.

\*\*Letters, Papers or Parcels, and from delivering them without immediate payment of the exact amount of Postage, and they are not bound to give change;
should they be subject to detection they are not to deliver the Letters. Papers should they be subject to detention, they are not to deliver the Letters, Papers or Parce Is, but to return them in the evening to the Post Office for delivery the following day.

### [ 1459 ]

Clause XVIII.—Whatever Post age is marked on a Letter, Paper or Parcel, must be paid at one on delivery, after which any complaints of over-charge will be duly attended to. In all complaints of over-charge or unnecessary delay in delivering Letters, papers or parcels, the Covers or Envelopes bearing the Post Office Stamp must be presented for inspection; and when any complaints are preferred against any Peon, the Number on his Badge should be specified.

Post Office prohibited from bited from giving change to parties sending or receiving Letters in any case.

With the view of expediting the delivery of Letters and Papers, the Public are requested to co-operate with the Post Office Department by affixing at their Gates Letter Boxes, into which the Peons will deliver all Paid Letters and Papers only.

CALCUTTA GENERAL POST OFFICE, The 28th August 1856.

C. K. Dove, Deputy Post-master General.

### Dotice.

THE Public are hereby informed, that the Rates of Hire by the Government Bullock Train, between Lahore and Mooltan, will be Rupees 2-8-0 per Maund, from the 1st proximo.

(Signed) S. CLARK, Offg. Post-master General, N. W. P.

Agra,
The 28th August 1856.

No. 3268. Notice

THE above is published for general information.

J. R. BURLTON BENNETT, Post-master General of Bengal.

CALCUTTA,
The 3rd September 1856.

Packets for the reception of Letters by the following Ships are open at this Office :-

Names of Vessels.	Agenta.	Intended Departure.	For what Port.	Touching	at	Remarks.
Blair,	Mackay and Co.,	In a day or two,	Sydney.			
Steamer Fire Queen,	Hon'ble Company,	20th Sept. 1856,	Rangoon and Moulmein			A New York
Steamer Hindoostan,	P. & O. S. N. Company	23rd Ditto,	Suez,	Madras, Coyle Aden.	on and	
Steamer Lightning,	Apear and Co.,	20th Ditto,	Penang, Singapore and China,			
Steamer Fiery Cross,	Jardine, Skinner & Co.	25th Ditto,	. Singapore and China.			

CALCUTTA; General Post Office, The 12th September 1856. C. K. Dove, Deputy Post-master General.



### SUPPLEMENT TO

### The Calcutta Gazette.

Published by Authority.

### SATURDAY, SEPTEMBER 13, 1856.

### Land Sale Botice.

NOTICE is hereby given, under Section VI. Act I. of 1845, that the under-mentioned Estates in Zillah Mymensing will be put up to public and unreserved Re-sale, at the Collector's Office of that District, on the 24th November 1856, or 10th Agran 1263 B. S., Monday, for arrears of Revenue:—

Class I.—Permanently-settled Estates.

No. 1016.—Talook Joygobind Sein, Pergunnah Burbazoo; recorded proprietor, Nobokishto Sein, auction purchaser; sudder jumma, rupees 5-12-10.

No. 1063.—Pergunnah ditto, Talook Kishtonath Surma; recorded proprietor, Kasseenath Dutt, auction purchaser; sudder jumma annas 11-8

auction purchaser; sudder jumma, annas 11-8.

No. 5438.—Pergunnah Burbazoo, Chur Atburrooah, appertaining to Neez Atburrooah; recorded proprietor, Neelkunt Goopeenath Sirkar; sudder jumma, rupees 131-11-4.

B. COOPER, Collector.

MYMENSING COLLECTOR'S OFFICE, The 1st September 1856.



### SECOND SUPPLEMENT TO

# The Calcutta Gazette.

### Bublished by Authority.

## SATURDAY, SEPTEMBER 13, 1856.

THEDULE of all Administrations, whereof the Final Balances have been paid to the Persons entitled to the same, specifying the Amount of such Balances and the Persons to whom paid, prepared from the 1st January to 30th June 1856, under Section XXXIV. of Act VIII. of 1855.

	Parties to whom paid.			315 13 5 Paid to D. H. Ambrose, being the balance of Account closed to the 15th.	Ditto to the Sub-Treasurer for remittance to the India House, for payment to Mr. Weston Anlin, Executor in England heine the halance of further	22 3 0 Ditto to S. R. Auslan, Sarah Marshall and John Marshall, being the amount of their respective shares of this Estate, made over to Mr. D. Petruse for the funeral expences of his brother, S. D. Petruse.
	« Cash.	Rs. As. P.		815 13 5	894 15 9	22 3 0
PAYMENTS.	Bank or other Stock, as well as Bonds or	ties not being Government Securities.				
P.	Government Securities.	Co.'s Rs.		0	0	0
	Gover	In Sa. Rs.		0	0	0
	Date of Payment.			8 May 1856,	30 June 1856,	10 June 1856,
	Date of Administration.			14 June 1815, 8 May 1856,	19 May 1834, 30 June 1856,	. 28 July 1847, 10 June 1856,
	San Marie					
	ESTATES.		A.	mbrose, George Nicholson	plin, Major Christopher D'Oyly	uslan, Catchick Petruse

	Parties to whom paid.			Paid to W. H. Bolst, the father of the deceased, the surplus assets, after payment of the claims and charces against this Estate.	Transferred to the Estate of John Eliot, on the death of Mrs. O'Bryen, who had a Life Interest in this Trust.	Paid to the Sub-Treasurer for remittance to the India House, for payment to John C. Whiteman, Executor in England, being the balance of Account	TOOL CONTRACTOR OF THE PROPERTY OF THE PROPERT	Ditto on account of charges for preparing the Half-yearly Schedule up to	Ditto to J. S. and T. E. B. Judge, being the balance of assets in my hands payable to the Agent of the Oriental Bank Corporation, as Attorney for	Alfred and Samuel Child.  Ditto on account of charges for preparing the Half-yearly Schedule up to	Ditto and delivered to C. Gardener, Attorney for T. Walker and Samuel . Ashmore, Executors of the deceased, being the balance of this Estate, as	per Account closed on the 14th January 1856.  Ditto on account of charges for preparing the Half-yearly Schedule up to	Sist December 1855, and auditing and advertising the same.  Ditto ditto ditto.		Delivered to Mrs. Catherine DeSilva, being the balance of this Estate, as per Account closed on the 8th May 1856.	Remitted to Captain C. Sharp, Principal Assistant Commissioner of Akyab, being the balance in my hands of this Estate, as per my letter of 16th April 1856.	4
	Cash.	Rs. As. P.		82 5 4	1241 15 2	1778 9 11		3 14 1	87 5 3	1 13 5	588 5 5	\$ 14 3	0 5 9 4 7 10		0 0 0	48 0 2	
PAYMENTS.	Bank or other Stock, as well as Bonds or	Government Scourities.															
PA	ment ities.	In Co.'s Rs.		0	0	0	A TOTAL	0	2300	0	800	0	00		2700	°	
	Government Securities.	In Sa. Rs.		0	8000	0		0	0	0	0	0	00		0	0	
	Date of Payment.			28 April 1856,	30 June 1856,	5 Feb. 1856,		30 June 1856,	30 April 1856,	30 June 1856,	24 Jan. 1856,	30 June 1856,	Ditto,		22 May 1856,	16 April 1856,	
	Date of			Taken charge 1 March 1855, 28 April 1856,	27 Jan. 1834, 30 June 1856,	24 Oct. 1853,		4 April 1853, 30 June 1856,	3 Jan. 1855,	25 April 1855,	21 Nov. 1842, 24 Jan. 1856,	Taken charge 16 Dec. 1851			18 Oct. 1854, 22 May 1856,	Taken charge 4 June 1855, 16 April 1856,	,
	BSTATES.		B.	30ist, William Chapman {	Brightman, Edward - Trust of Mrs. O'Bryen	A STATE OF THE PARTY OF THE PAR	Ċ.	Jastle, Lieut, William Burton	Corporal Oswald	Jark, William Fairlie	Captain Edward Harrison	Sollier, Gunner John, 1st Troop 3rd Brigade (	Iliam Philip Robert	. D.	DeSilva, Joseph Francis	Jornan, John	

Delivered to W. E. Elliott, being the balance of this Estate payable to C. Elliott, father and only next of kin of the deceased, under his letter of authority dated 3rd March 1855.	Transferred to the Share Account of Monica Fernandez and to the Estates of Ritta Fernandez, Anna DeSouza, and Joseph DeLima F. Souza, being their one-fifth shares of the balance of this Estate, as per Account closed to 17th, Turn 1856.	Paid on account of charges for preparing the Half-yearly Schedule up to 31st December 1855, and auditing and advertising the same.	Ditto to the Sub-Treasurer for remittance to the India House, for payment · to Mrs. C. Fox, being the further assets of this Estate, as per State-	ment. Delivered to T. Goldsworthy, being the balance in my hands, in part satisfaction of his Bond Claim against the Estate.		<del>ë</del>	Paid to the Sub-Treasurer, for remittance to the India House, for payment to Colonel T. R. Chisney, to pay Mrs. Hayden, being the further assets of this Estate, as per Statement rendered.		Paid and delivered to the Secretary of the Agra and United Service Bank, being the amount of two-tenth Shares of Lieutenant William Jackson and James R. Jackson, of the balance of this Estate, devised to them under the Will of their late father, the deceased.
0 0 0	8315 11 8	1.10 4	25 1 6	0 0 0	-	0 0 0	86 8 4		167 1 6
2500	10000	0	0	1100	0	146400	•		0700
0	0		0	0	0	1200	•		0
29 June 1855, 29 Feb. 1856,	19 Dec. 1855, 21 and 30 June 1856,	8 April 1850, 30 June 1856,	Taken charge 5 Jan. 1856,	20 April 1854, 19 Jan. 1856,	Taken charge 5 July 1852, 30 June 1856,	8 May 1854, Ditto,	3 March 1851, 5 Jan. 1856,		12 March 1855, 24 Jan. & 18 Feb. 1856,
E. ut. George Donnithorne	ouza, Antonio De Lima	ans, Ensign Edward	7		<b>.</b>	raham, James Biscoe	(2nd Officer Steamer	J.	ckson, Dr. William—Account of the Executor and Executrix under his Will

				PA	PAYMENTS.		
ESTATES.	Date of Administration.	Date of Payment.	Government Securities.	ment ties.	Bank or other Stock, as well as Bonds or	Cash.	Parties to whom paid.
			In Sa. Rs.	In. Co.'sRs.	other Securities dovernment Government Securities.	Rs. As. P.	
ones, Key Sergeant James	3 Jan. 1855,	19 Feb. 1836,	•	100		83 1 8	Paid to Mrs. Margaret J. Jones, being one moiety of the balance of this Estate, as per Account closed on the 25th February 1856.
eelan, Thomas	Taken charge 22 March 1855,	6 May 1856,	0	0		242 9 0	Paid to Mrs. E. L. Keelan in full of her one-third share, and the two-third shares of her three children, Thomas, William, and Robert Luke Keelan,
ceith, Dr. David (M. D. and M. A. 3rd Regt.) }	Taken charge 25 Sept. 1854,	1 March 1856,	0	0		222 2 0	Paid to Mesers. Gladstone, Wyllie and Co., the balance at credit of this Estate, as per Account rendered dated the 13th February 1856.
L				T.			
anger, Mrs. Sarah—Share Account of Miss A. S. Langer	15 March 1847, 26 April 1856,	26 April 1856,	0	2600		12 1 2	Paid and delivered to H. Doran and Mrs. A S. Doran, (late Miss Langer,) being the balance of her Share Account closed on the 18th April 1856.
angtry, George	Taken charge 11 Nov. 1853, 30 June 1856,	30 June 1856,	۰,	0		3 5 11	Paid on account of charges for preparing the Half-yearly Schedule up to . 31st December 1855, and additing and advertising the same.
	I April 1845,	11, 12 and 28 Jany. 1856,	0	0		282 0 0	Paid to the seven children of the deceased in equal proportion, as per
Asbey, Mrs. Elizabeth—Share Account of Mrs. J. Fennessy	27 June 1854,	14 March 1856,	0	1000		16 0 1	Paid and delivered to Mr. and Mrs. Fennessy, being in full of her one-
ong, Dr. William Johnston	12 March 1856, 21	21 June 1856,	1000	10900		160 9 8	Paid and delivered to Joseph Willis, Attorney for Miss Eliza Long, being in full of the balance of this Estate, as per Account closed on the 14th
M.							dure tobo.
LeEroy, Rev. John	24 April 1854,	4 March 1856,	•	0		42081 3 8	Paid to the Sub-Treasurer for remittance to the India House, for payment to G. T. Taylor, being the balance of this Estate payable to him as Executor to this Estate in England.

Paid on account of charges for preparing the Half-yearly Schedule up to	Ditto and delivered to Messrs. Colvin, Ainslie, Cowie and Co., being the balance in my hands, under their engagement to obtain Receipt in full of the deceased's father, John McGill.	Remitted to W. B. Joyce the remaining one-fourth share of the balance of this Estate, one-third of which is payable to Mrs. Joyce, late H. Marshall, and two-thirds for the maintenance and education of the Children of the	late Henry Marshall, by name Sarah and Henry Marshall.  Paid and delivered to Messrs. Colvin, Ainslie, Cowie & Co., being in full of Mrs.  Eliza Bird Threshie's share of this Account closed on the 28th March 1856.	. Ditto to C. J. Groom, Attorney for Mrs. Ann Thomas, being her one-fourth share of the balance of this Estate, as per Account closed on the 18th	Ditto to Charlotte Anna Moantain, by her Attorney, Major General J. Low, being in full of the balance of this Estate, as per Account closed on the	Remitted to Colonel R. C. Sandeman, Commanding 33rd Regiment N. L. being the amount of Mrs. Captain Salter's one-sixth share of the balance	Of this Estate, as per Account closed to 26th rebruary 1892, payable to Mrs. Oakes, per letter dated 5th October 1855.  Paid to Messrs. Colvin, Ainslie, Cowie and Co., being the amount in full of Grindlay and Co.'s claim of £ 3-15-11.	Ditto on account of charges for preparing the Half-yearly Schedule up to 31st December 1855, and auditing and advertising the same	Ditto to the Sub-Treasurer for remittance to the India House for payment to Mrs. Sarah Ormsby, Executrix, in England, being the balance of this	Transferred to the Estate of R. Orton, the son of the deceased, and in trust for whom these funds were deposited with the Government Agency by the late Conductor Gorton's Executors.		Transferred to the Share Accounts of John H. Payne, Miss Constance E. Payne, and Mr. Claude Young Payne, being their two-third shares	Ditto to the Share Account of John Hogan Payne, as Heir at Law, per ditto ditto.
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4 March 1850, 80 June 1856,	7 Nov. 1854, 10 May 1856,	20 Sept. 1847, 25 April and 4 June 1856,	nt of Miss 31 May 1839, 2 April 1856,	11 Sept. 1849, 20 March 1856,	2 Nov. 1855, 1 May 1856,	23 Jan. 1844, 22 Jan. 1856,	Murray, Brevet Captain James, of 9th N. L 23 Oct. 1850, . 18 April 1856,	Taken charge 30 June 1856,	6 Aug. 1855, 12 May 1856,	13 March 1843, 30 June 1856,		13 June 1851, 7 Feb. 1856,	21 Oct. 1851, Ditto,
M. M. Meior Hagh	McGill, James Hamilt n	Marshall, William	Martin, Charles Ray-Share Account of Eliza Bird Martin	Morgan, Dr. Nathaniel	Mountain, Colonel Armine S. H.	Mullins, Captain Frederick	Murray, Brevet Captain James, of 9	Orde, James Edwaad	Ormsby, Captain Thomas Charles	Orton, Conductor George	P.	Payne, Mrs. Elizabeth	, Manuel

				PA	PAYMENTS.		
ESTATES.	Date of Administration.	Date of Payment.	Government Securities.	ities.	Bank or other Stock, as well as Bonds or	Cash.	Parties to whom paid.
			In Sa. Rs.	Co.'s Rs.	other Securi- ties not being Government Securities.	Rs. As. P.	
Pereira, Anthony S.	Taken charge 29 Oct. 1853,	. 30 June 1856,	0	0		3 0 0	Paid on account of charges for preparing the Half-yearly Schedule up to 31st December 1855, and auditing and advertising the same.
Scott, James	5 Sept. 1854,	. 12 May 1856,	0	0		8617 12 6	Ditto to the Sub-Treasurer for remittance to the India House, for payment to Messrs. Tuker and Gregory, being the balance of this Estate, as per
2	16 Jan. 1851,	30 June 1856,	0	0		2 15 4	Account closed on the 7th May 1856.  Ditto on account of charges for preparing the Half-yearly Schedule up to 31st December 1855, and auditing and advertising the same.
count of Miss C. D. Homfray	7 Nov. 1854,	11 Mar. 1856,	700	2100		524 111	Remitted to Lieut. H. P. Homfray, 17th Regiment N. I., Lucknow, being the balance of Miss C. D. Hömfray's one-ninth where of the assets of this Estate, as per Account closed on the 28th November 1855.
Popkin Homfray , Share Account of hour.	Ditto,	8 May 1856,	0	0		3992 4 1	Ditto to R. P. Homfray, 17th Regiment N. I., being in full of the balance
Steward, Major Robert T.	2 April 1856,	6 June 1856,	1000	11400	£.	27.9 7 11	Paid and delivered to C. J. Groom, Attorney of Samuel Steward, in full of the balance of this Estate, as per Account closed on the 30th May 1816.
Tidcombe, Lieutenant Thomas	20 Dec. 1853,	4 Mar. 1856,	0.	0		295 3 0	Ditto to the Sub-Treasurer for remittance to the India House, for payment to Mrs. Tidcombe, Executrix, in England, being the balance at credit of
Trevor, Brevet Captain Robert Salisbury	25 April 1843,	8 Mar. 1856,	0	0069		18 4 1	this Estate, as per Account closed on the 26th February 1856.  Ditto and delivered to Mesers, Colvin, Ainslie, Cowie and Co., being one-third share of the balance of this Estate navable to Mrs. Trevor, widow
Tronson, Edward W.	23 Nov. 1853,	30 June 1856,	•	0		4 12 11	of the deceased, as per Account dated 28th January 1856.  Ditto on account of charges for preparing the Half-yearly Schedule up to 31st December 1856, and auditing and advertising the same.
Webb, Major Nathaniel Spencer	6 Oct. 1834,	29 May 1856,	1100	0		0 0 0	Ditto and delivered to Wessrs. Gillanders, Arbuthnot and Co., being in full of the further balance of this Estate, as per Account closed on the 20th May 1856.
Whish, Lieutenant General Sir William Samson—Share Account of Charlotte Jane Whish	6 Sept. 1853,	8 Feb. 1856,	0	5000	iffontes.	348 12 3	Ditto and delivered to Charlotte Jane Whish, being in full of her legacy from this Estate, as per Account closed on the 5th February 1856.

			# P P P P P P P P P P P P P P P P P P P				
John Charles Whish	nt of Ditto,	11. April 1856,	0	2000		351 8 8	Paid and delivered to Messrs. Ashburner and Co., being in full of a legacy left by the decrased to John Charles Whish, per Account closed on the 26th March 1876.
dius Buchanius Whish	Clau- Ditto,	28 April 1856,	•	2500		155 1 3	Ditto ditto to Lieutenant C. R. Whish, through Mesers. Ashburner and Co., being the balance in my hands in full of his legacy of this
Willis, Herbert	21 Nov. 1854	21 Nov. 1854, 30 June 1856,	0	0		427 5 6	Estate, as per Statement dated 22d February 1856.  Ditto to the Sub-Treasurer for remittance to the India House, for payment to Mrs. Elizabeth Willis, widow of the deceased, being one moiety of the balance of this Estate payable to her, as per Account dated 2nd
Wilson, A.	23 Jan. 1855,	Ditto,	0	0	111111111111111111111111111111111111111	1 6 10	June 18:6. Ditto on account of charges for preparing the Half-yearly schedule up to 31st December 1855, and auditing and advertising the same.
Winduss, George Y.	{ Taken charge 4 Sept. 1852,	ge Ditto,	0	0		3 9 6	Ditto ditto difto.
Young, Dr. Robert NATIVE ESTATES.	12 Dec. 1854,	, 23 Feb. 1856,	0	3500		5 5 1	Ditto and delivered to John Cochrane, Official Assignee, Attorney for T. Young, Administrator in England, being in full of the balance of this Estate, as per Account closed to the 18th February 1856.
	11 March 1856,	56, 6 June 1856,	•	906		108 14 6	Ditto ditto to Shaik Abdool, Executor of this Estate, being the balance of assets in my hands, as per Account closed on the 31st May 1856.
Dabey Sing		30 June 1856,	0	0		0 0 1	Paid on account of charges for preparing the Half-yearly Schedule up to 31st
n Paul p	19 Jan. 1841	Ditto,	0	0		2 15 0	Ditto ditto ditto.
Perfaub Chunder Holdar,	3 Nov. 1849	3 Nov. 1848, 30 June 1856,	0	0		4 7 8	Ditto ditto.
Bamdhone Cowrie Cooley,  Bamrutton Chuckerbutty,	Taken charge in 1842, 26 Feb. 1846,	rge Ditto,		00		4 9 1 4 13 3	Ditto ditto ditto. Ditto ditto ditto.

Calcutta, 30th June 1856.

C. S. HOGG,
Administrator General.

SCHEDULE of all Sums of Money, Bonds, and other Securities received by the Administrator General, on account of each Estate remaining under his charge, together with the Payments made thereout and the Balances. Prepared up to the 30th June 1856, under Section XXXIV. of Act VIII. of 1855.

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SCHEDULE of Balances in the hands of the Administrator General on the 30th June 1856, set apart to meet the admitted Claims of Creditors, against the under-mentioned Estates.

Balance on 30th June 1856.

Date of Administration.

ESTATES.

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ESTATES.	F. Forbes, Assistant Surgeon	Gough, Veterinary Surgeon Gawen, Reverend James H. Hair, Willoughby Fraser J.	Johnston, George Jones, Key Serggant J K. Keelan, Thomas	L. Long, Dr. William Johnsto	Macfarlane, Patrick McLean, Assistant Surgeon Mornay, Stephen Murray, Lieutonant Basil 1
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C. S. HOGG,



# The Calcutta Gazette.

## Bublished by Authority.

Botifications.

The 14Th May 1853, - The Government of Bengal having entered towa Contract with Messre. Samuel Smith and Co., for the execution of the Government Frinting Work, from the 1st July next, Public Officers employed under this Government are hirely directed not to employ any other Printing Establishment for the execution of the Government Work from and often that date.

CECIL BEADON, Secy. to the Govt. of Bengal. THE 28D FERRUARY 1855.—The Government of Bangal his entered into a Contract with Mesars Samuel Smith and Co., for execution of the Government Printing Work, all Public Officers with Government of India at the Presidency are hereby directed nonploy any other Printing Establishment for the execution of Government Work.

CROIL BRADON, Secy, to the Gost, of India

## WEDNESDAY, SEPTEMBER 17, 1856.

## Argislatibe Council.

The 6th September 1856.

THE following Bill was read a second time in the Legislative Council on the 6th September 1856, and was referred to a Select Committee who are to report thereon after the 10th of November'

A Bill to make better provision for the order and good government of the Suburbs of Calcutta and of the Station of Howrah.

WHEREAS Acts have been passed for regulating Preamble. the Police, and for the Conservancy and improvement, of the Town of Calcutta and of the other Presidency Towns; and whereas large portions of the Suburbs of the said Town of Calcutta and of the Station of Howrah are not less populous than parts of the said Town, and it will conduce to the order and good government of the said Suburbs and Station that some of the provisions of the said Acts, with certain necessary modifications, should be extended to the said Suburbs and Station: It is enacted as

I. Whoever is charged with having committed Cases under this any of the offences mentioned Act, by whom to be in this Act within the limits of the said Suburbs or Station, as described in the Schedule hereunto annexed, may be tried for any such offence by the Magistrate within whose jurisdiction the offence is alleged to have been committed, and on conviction, may be sentenced by such Magistrate to the punishment

hereinafter prescribed for the offence.

II. Clause 1.—Whoever has in his possession, or conveys in any manner, any Frandulent possession of stolen property. or conveys in any manner, any thing which may be reasonably suspected of being stolen or fraudulently obtained, shall, if he fail to account satisfactorily how he came by the same, be liable to a penalty not exceeding one hundred Rupees, or to imprisonment, with or without hard labor, for any term not exceeding three months.

Power to summon persons declared to have had possession of such property with-n the jurisdiction of he Magistrate.

Clause 2.—If any person, charged with having or conveying any thing stolen or fraudulently obtained, shall declare that he received the same from some other person, or that he was employed as a carrier, agent, or servant, to

carrier, agent, or servant, to convey the same for some other person, the Magistrate may cause every such other person, and also, if necessary, every former or pretended purchaser or other person through whose possession the same shall have passed (provided that such other person shall be alleged to have had possession of the same within the jurisdiction of such Magistrate), to be brought before him and examined, and shall examine witnesses upon oath touching the same; and if it appear to such Magistrate that any person so

Penalty if such possession fraudulent.

gistrate that any person so brought before him had possession of such thing; and had reasonable cause to believe the same to have been

stolen or unlawfully obtained, such person shall be liable to a penalty not exceeding one hundred Rupees, or to imprisonment, with or without hard labor, for any term not exceeding three months.

III. Any person found between sun-set and Apprehension and sun-rise, armed with any dan-punishment of reput-ed thieves, &c. sun-rise, armed with any dan-gerous or offensive instrument whatsoever, with intent to commit any felonious act; any reputed thief found between sun-set and sun-rise, on board any vessel or boat, or lying or loitering in any bazar, street, road, yard, thoroughfare, or other place, who shall not give a satisfactory account of himself; any person found between sun-set and sun-rise, having his face covered, or otherwise disguised, with inten-to commit any felony; any person found between sun-set and sun-rise, in any dwelling-house or other building whatsoever, without being able satisfactorily to account for his presence therein; and any person having in his possession, without lawful excuse (the proof of which excuse shall be on such person), any implement of house breaking—shall be liable to imprisonment, with or without hard

any such person may be taken into custody by any Police Officer without a warrant.

IV. Whoever, without lawful excuse, intention-Disturbing an assembly engaged in religious worship.

ally causes disturbance to any assembly or procession lawfully engaged in the performance of religious worship or religious ceremonies, shall be liable to a fine not exceeding two hundred Rupces or to imprisonment, with or without hard labor, for a term not exceeding six months, or to both.

V. Whoever, not being a soldier or sailor in Penalty for carry-g arms without au Queen or the East India Company, or a Police Officer, goes armed with any sword, spear, gun, or other offen-sive weapon, in any street, thoroughfare, or public place, unless by leave of the Magistrate, shall be liable to be disarmed by any Police Officer; and the weapon so seized shall be forfeited to the Government, unless redeemed by payment of a fine, at the discretion of the Magistrate, not exceeding

ten Rupees.

VI. If any person, having sufficient means,

Magistrate may make order of maintenauce for wives and children.

Magistrate may his wife or any legitimate or illegitimate child unable to maintain himself, it shall be lawful for the Magistrate, upon due proof thereof, to order such person to make a monthly allowance for the maintenance of his wife or such child as aforesaid, at such rate, not exceeding fifty Rupees in the whole, as to the Magistrate shall seem reasonable; and if such person shall wilfully neglect to comply with the said order, the Magistrate may, by warrant, direct the amount due to be levied in

the manner in which fines may be levied, or may order him to be imprisoned, with or without hard labor, for any term not exceeding one month. Provided always, that any such person shall be at liberty to apply to the Magistrate, from time to time, for a reduction of such monthly allowance, on proof of an alteration in the circumstances of himself, his wife, or child, justifying such reduction.

VII. Whoever, being the keeper of any house
Disorderly conduct
in houses of public
entertainment.

Renness or other disorderly behaviour in such house or place, or knowingly suffers any gaming whatsoever therein, or who knowingly permits prostitutes, or persons of notoriously bad character, to meet or remain therein, or who wilfully harbours or conceals any soldier, seaman, or apprentice, knowing, or having reason to believe, such soldier, seaman, or apprentice to be a deserter, shall be liable to a fine not exceeding one hundred

Rupees.
VIII. Whoever in any place wilfully harbours Penalty for harbour. Or conceals any seaman or apprentice belonging to a mer-chant vessel, knowing, or having and convealing de-serters from merchant yeasels, ing reason to believe, such sea-man or apprentice to be a deserter, shall be liable

to a fine not exceeding one hundred Rupees.

Penalty for owning or keeping, or being the use of any house, or keeping, or being room, or place, keeps, or uses employed in, a gams the same for the purpose of gaming being carried on there gaming being carried on therein ; and whoever, being the owner or occupier of any house or room, knowingly and wilfully permits the same to be kept or used by any ther person

labor, for a term not exceeding three months; and for the purpose aforesaid; and whoever has the care or management of, or in any manner assists in conducting, the business of any house, room, or place kept or used for the purpose aforesaid; and whoever advances or furnishes money for the purpose of gaming with persons frequenting such house, room, or place—shall be liable to a fine not exceeding two hundred Rupees, or to imprison-ment, with or without hard labor, for any term not exceeding three months.

X. Whoever is found in any such house, room. Penalty for being found playing in a cards, dice, counters, money, or gaming house.

Only playing or gaming with cards, dice, counters, money, or other instruments of gaming, or is found there present for the purpose of gaming, whether playing for any money, wager, stake, or otherwise, shall be liable to a fine not exceeding one hundred Rupees, or to imprisonment, with or without hard labor, for any term not exceeding one month; and any person found in any common gaming-house during any gaming or playing there-in, shall be presumed, until the contrary be proved, to have been there for the purpose of gaming.

XI. If the Magistrate, upon information on oath, and after such enquiry as Magistrate may grant warrants to Police Offihe may think necessary, has reason to believe that any cers to enter a gaming-house for the purpose of search and seizure. house, room, or place is used as a common gaming-house, he

may, by his warrant, give authority to any superior Officer of Police to enter, with such assistance as may be found necessary, by night or by day, and by force if 1 e essary, any such house, room, or other place, and to take into custody all persons whom he finds therein, whether or not then actually gaming, and to seize all instruments of gaming, and all monies, and securities for money, and arti-cles of value, reasonably suspected to have been used or intended to be used for the purpose of gaming, which are found therein, and to search all parts of the house, room, or place which he shall have so entered, when he has reason to believe that any instruments of gaming are concealed therein, and also the persons of those whom he so takes into custody, and to seize and take possession of all instruments of gaming found upon such search.

XII. On conviction of any person for keeping any such common gaming-house, or being present therein On conviction for keeping a gaming-house, instruments of gaming to be de-stroyed, &c. for the purpose of gaming, all the instruments of gaming found therein shall be destroyed by order of the Magistrate, who may also order all or any of the securities for money and other articles seized, not being instruments of gaming, to be sold and converted into money, and the proceeds thereof, with all monies seized therein, to be forfeited, or, in his discretion, may order any part thereof to be returned to the persons appearing to

have been severally thereunto entitled.

XIII. The Magistrate may direct any portion,
not exceeding one-fourth, of Portion of fine may be paid to informer, any fine which shall be levied under Sections IX and X of this Act, or any part of the monies, or proceeds of articles seized, and ordered to be forfeited un-der Section XII, to be paid to an informer.

XIV. A Police Officer may apprehend without Gambling in the warrant any person found gam-ing with cards, dice, counters, money, or other instruments of gaming, in any public street, place, or thorough-fare; and such person shall be liable to a fine not

exceeding twenty Rupees, or to imprisonment, with or without hard labor, for any term not exceeding one month, and such instruments of gaming and money shall be forfeited.

XV. If any property, regarding which written

Pawn-brokers and

or printed information shalf be given by any Police Officer to pawn-brokers and money-changers to report stolen property any pawn-broker or dealer in second-hand property or money-changer, as having been stolen, embezzled, or fraudulently obtained, shall

then be or thereafter come into the possession of, or be offered in pawn or for sale or change to such pawn-broker, dealer, or money-changer, he shall, without unnecessary delay, give information at the nearest Police Office, that certain property answering the description of the said property was offered to him, or is in his possession, and shall also state the name and address given by the party by whom the same was offered, or from whom the same was received, under a penalty not exceeding fifty Rupees for each and every such neglect or offence; provided always that, in the case of wearing apparel or other articles which it may be difficult for such pawn-broker or dealer to trace out and identify, no fine shall be exigible in respect of not reporting such articles, unless it shall appear to the Magistrate that such articles had been knowingly con-

cealed by such pawn-broker or dealer.

XVI. If any pawn-broker or dealer in second-

If stolen articles be altered or defaced by broker, after information of the theft, he shall be deemed a receiver of stolen goods, or worker in gold or silver, after receiving information of the theft or the embezzling or the fraudulent disposal of any metals, goods, or articles of whatsoever de-

scription, melts, alters, defaces, or puts away the same, or causes the same to be melted, altered, defaced, or put away, without having previously received the permission of the Magistrate, and it shall be found that such metals, goods, or articles were stolen, embezzled, or fraudally and the desired of the desire dulently disposed of by the person from whom such pawn-broker, dealer, or worker received the same, or by any other person, then and in such case it shall be held that such pawn-broker, dealer, or worker knew that such metals, goods, or artior worker knew that such metals, goods, or articles were stolen, embezzled, or fraudulently disposed of, and such pawn-broker, dealer, or worker shall be proceeded against according to law as a receiver of stolen goods, or as being a party to the fraud, and punished accordingly, and no other evidence of his guilt shall be necessary than evidence of such melting, altering, defacing, or putting away, after receiving information as after putting away, after receiving information as aforesaid.

XVII. Whoever manufactures Gunpowder or, Manufacture or gistrate, has in his possession, in any house, shop, warehouse, or other building, at any one time, a greater quantity of Gunpowder than ten pounds, shall be liable to a fine not exceeding two

hundred Rupees, and also to forfeit such Gun-powder so manufactured or possessed, together with the vessel or receptacle in which it may be contained.

The Magistrate may grant to any per-XVIII. son a license for the sale or keeping in deposit of any quantity of Gunpowder not ex-Licenses by Magis-trate for sale and de-posit of Gunpowder, ceeding fifty pounds, on such conditions, and for such term, not exceeding one

year, as shall be specified in the license; and any person who shall be guilty of a breach of any of such conditions, shall be liable to a fine not exceeding one hundred Rupees and to forfeit all Gunpowder so kept in deposit contrary thereto, and the vessels containing it, and also to forfeit his

XIX. Whoever is found drunk and incapable Penalty for drunkenness, or riotous or guilty of any riotous or indecent indecent behaviour in behaviour in any street or thoroughfare, or in any place of public amusement or resort, and whoever is guilty of violent behaviour in any Police Office, shall be liable to a fine not exceeding twenty Rupees, or to imprisonment, with or without hard

labor, for a term not exceeding fourteen days.

XX. Whoever destroys, injures, or disturbs Penalty for destroying, &c. lamppost, &c. la

fine not exceeding twenty Rupees, or, in default thereof, to imprisonment, with or without hard labor, for a term not exceeding fourteen days.

XXI. Whoever wilfully and indecently exposes

Penalty for committing a nuisance in streets.

Penalty for committing a nuisance in streets.

Penalty for committing a nuisance in sance, by easing himself in or by the side of or near to any public street or thoroughfare or place, shall be liable to a fine not exceeding ten Rupees, or, in default thereof, to imprisonment, with or without hard labor, for a term not exceeding fourteen days.

exceeding fourteen days.

XXII. Whoever in any public road, street,

Beggars. thoroughfare, or place, begs or applies for alms, or exposes or exhibits any sores, wounds, bodily ailment, or deformity, with the object of exciting charity or of obtaining alms; or whoever seeks for, or obtains alms, by means of any false statement or pretences, shall be liable to imprisonment, with or without hard labor, for any term not exceeding one month.

XXIII. Whoever, in any public street, road,
Penalty for the fol. thoroughfare, or place of pubwing offences in the resort, commits any of the Penalty for the totlowing offences in lic resort, commits any of the
public streets, &c. following offences, shall be liable to a fine not exceeding twenty Rupees:—

1. Whoever drives or rides any animal, or
drives any vehicle, in a manner
where negligent as to in-

Furious or negligent driving or riding. so rash or negligent as to indicate a want of due regard for the safety of others.

2. Whoever negligently lets loose any horse, or suffers to be at large any Letting loose horses, ferocions dogs, &c. ferocious dog without a muzzle, or sets on or urges any dog or other animal to attack, worry, or put in fear any person, horse, or other animal.

3. Whoever cruelly beats, Ill-treating animals. abuses, or tortures any animal. 4. Whoever sets fire to, or burns, any straw or

Lighting fires and discharging guns, fire-works, &c. other matter, or lights any bon-fire-works, &c. fire-arm or air-gun, or lets off, or throws any fire-work, or sends up any fire-balloon.

5. Whoever uses any indecent, threatening, abusive, or insulting words, or behaves in a threatening or insulting manner, with the intent to provoke a breach of the peace, or whereby a breach of the peace may be occasioned.

XXIV. Whoever deposits, or permits his servants to deposit, any dust, dirt, Depositing dirt on rect, &c. dung, ashes, garden, kitchen, or stable refuse, or filth of any kind, or any animal matter, or any broken glass or earthen ware or other rubbish, in any street, or on any public quay, jetty, ghaut, or landing-place, except in such places and in such manner, and at such hours, as shall be fixed by the Magistrate, shall be liable to a fine not exceeding ten Rupees.

XXV. Whoever causes or allows the water of Allowing sewerage any sink or sewer, or any other offensive liquid matter belonging to him or being on his land, to run, drain, or be thrown or put upon any street, or causes or allows any offensive matter from any sewer or privy to run, drain, or be thrown into a surface drain in any street, shall be liable to a fine not exceeding ten Rupees.

XXVI. Whoever builds any wall, or erects or sets up any fence, rail, post, or other obstruction or encroachin streets or roads. ment, in any public street or road, or in or over any open drain, sewer, or aqueduct along the side of any such street or road after the passing of this Act, shall be liable to a fine not exceeding one hundred Rupees; and the Magistrate shall have pow-

er to remove any such obstruction or encroachment, and the expense of such removal shall be paid by the person erecting the same, and shall be recoverable as hereinafter

XXVII. Whoever displaces, takes up, or makes any alteration in the pavement, or other materials, or in the fences or posts of any public street, without the consent in writing of the Magistrate, or without other lawful authority, shall be liable to a fine not exceeding fifty Rupees.

XXVIII. The Magistrate may, from time to time, cause to be put up or painted on a conspicuous part of some house, building, wall, or place at or near each end, corner, or entrance of every street, the name by which such street is to be known; and

Numbers on houses. may, from time to time, fix a number in a conspicuous place on the outer side of any house or building, or at the entrance of the enclosure thereof fronting the street; and whoever destroys, pulls down, or defaces any such name or number, shall be liable to a fine not exceeding twenty Rupees. XXIX. The Magistrate may give notice in

writing to the owner or occupier Future projections from houses to be removed. of any house or building to remove or alter any projection, encroachment, or obstruction,

which after the passing of this Act shall be erected or placed against or in front of such house or building, if the same overhangs, or juts into, or in any way projects or encroaches upon, or is an obstruction to the safe and convenient passage along any public street, or obstructs or projects, or encroaches into or upon any uncovered aqueduct, drain, or sewer in such street, and such owner or occupier shall, within fourteen days after the service of such notice upon him, remove such projection, encroachment, or obstruction, or alter the same in such manner as shall have been directed by the Magistrate; and in default thereof, shall be liable to a fine not exceeding two hundred Rupees; and the Magistrate in such case may remove such projection. encroachment, or obstruction; and the expense of such removal shall be paid by the owner or occupier so making default, and shall be recoverable as hereinafter provided.

AXX. When any house or building, any part

Houses projecting beyond line of street when taken down to be set back.

AXX. When any house or building, any part

of which projects beyond the regular line of a public street, or beyond the front of the be set back. side thereof, has been taken down in order to be re-built or altered, the Magistrate may require the same to be set back to or towards the line of the street or the line of the adjoining houses or buildings. Provided

always, that the Magistrate shall make full compensation to the owner of any such house or building for any damage he may thereby sustain; and if any dispute shall arise touching the amount of such compensation, the same shall be settled in the manner provided by the laws in force for the settlement of disputes respecting compensation for lands taken for public purposes

XXXI. The Magistrate may give notice to the Power to trim owner or occupier of any land, hedges and trees bordering roads. overhanging any public road or street, so as to obstruct the passage or to cause damage thereto; and in the event of such notice not being complied with within eight days from the date thereof, the Magistrate may cause the said hedges and trees to be cut and trimmed in the manner required; and the expense incurred by the Magistrate in respect there-of shall be paid by the owners, and shall be recoverable as hereinafter provided.

XXXII. If in any street, any house, building,

or wall, or any thing affixed thereon, be deemed by the Houses in a ruinous and dangerous state. Magistrate to be in a ruinous state or likely to fall, or in any way dangerous to the inhabitants of such house or building, or to the neighbouring houses or buildings, or the occupiers thereof, or to passengers, he may cause notice in writing to be given to the owner, if he be known and resident within the limits of his jurisdiction, and may also cause such notice to be put on the door or other conspicuous part of the said premises, or otherwise to be given to the occupier thereof (if any), requiring such owner or occupier forthwith to take down, secure, or repair such house, building, wall, or thing affixed thereon, as the case shall require; and if such owner or occupier do not begin to repair, take down, or secure the same within three days after such notice, and complete such work with due diligence, the Magistrate may cause all or so much of such house, building, wall, or thing, as he shall think necessary, to be taken down, repaired, or otherwise secured; and all the ex-penses shall be paid by the owner of the premises, and shall be recoverable from him as herein-

after provided.

XXXIII. If any such house, building, or wall, or any part of the same, Sale of materials of ruinous houses. be pulled down by virtue of the powers aforesaid, the Magistrate may sell the materials thereof or of so much of the same as shall be taken down, and apply the proceeds of such sale in payment of the expenses incurred, and shall restore any overplus arising from such sale to the owner of such house, building, or wall on demand. The Magistrate,

although he sell such materials for the purposes aforesaid, shall have the same remedies for compelling the payment of so much of the said expenses as may remain due after the application of the proceeds of such sale, as by this Act are given to him for compelling the payment of the whole of the said expenses.

XXXIV. Whoever, being the occupier of a house in or near any street, removing fith.

Penalty on occupier of a house not keeps or allows to be kept for more than twenty-four hours, or otherwise than in some proper receptacle, any dirt, dung, bones, ashes, night-soil, filth, or any noxious or offensive matter, in or upon the roof of such house, or in any out-house, and occupied with

soil, filth, or any noxious or offensive matter, in or upon the roof of such house, or in any out-house, yard, or ground attached to and occupied with such house, or suffers such receptacle to be in a filthy or noxious state, or neglects to employ proper means to remove the filth therefrom, and to cleanse and purify the same, shall be liable to a fine not exceeding fifty Rupecs.

XXXV. Whoever, being the owner or occupier of any house, building, or land, in or near any street, whether tenantable or otherwise, suffers the same to be in a filthy and unwholesome state, or overgrown with rank and noisome vegetation, shall be liable to a fine not exceeding fifty Rupees, and to a fine not exceeding five Rupees for every day after conviction for such offence during which the offence is continued.

XXXVI. Whoever, being the owner or keeper of any cattle, sheep, or pigs, Penalty for keeping saffers the stall, pen, or place in which they are kept, in or near any street, to be in a filthy or noxious state, or neglects to employ proper means to remove the filth therefrom, shall be liable to a fine not exceeding twenty Rupees.

Licensing of public necessaries.

License of public necessaries for public accommodation as he, from time to time, may think proper; and whoever keeps any public necessary without such license, or, having a license for a public necessary, suffers the same to be in a filthy or noxious state, or neglects to employ proper means for cleansing the same, shall be liable to a fine not exceeding fifty Rupees; and the license may be cancelled.

XXXVIII. Whoever, being the owner of any private drain, privy, or cesspool, neglects or refuses, after warning private drain, &c. in improper state.

Shall be liable to a fine not exceeding fifty Rupees.

XXXIX. Whoever bathes in any public tank,
the water of which shall have
been declared by the Magistrate to be appropriated to the
domestic use of the inhabitants; or washes or causes to be washed therein
any horse, dog, or other animal,
or any wool, cloth, or wearing
apparel, or any utensils for cooking or other
purposes, or leather, or the skin of any animal,
or other foul or offensive thing; or throws,
puts, or casts, or causes to enter
therein, any animal, or any
gravel, stone, dust, or rubbish,
or any dirt, filth, or other noisome or offensive

matter or thing; or causes or suffers to run, drain, or be brought thereunto, the water of any sink, sewer, drain, engine, or boiler, or any other unwholesome or offcusive liquid matter or thing belonging to him or flowing from any house or building or from any ground occupied by him; or does any thing whatsoever whereby any such water shall be in any degree fouled or corrupted—shall be liable to a fine not exceeding fifty Rupees.

Power to fill ap unwholesome tanks on private enclosure, appears to the Magistrate to be injurious to health or to be offensive to the neighbourhood.

to health, or to be offensive to the neighbourhood, it shall be lawful for the Magistrate to require, by notice in writing, the owner of the said premises to cleanse or fill up such tank or marshy ground, or to drain off or remove such stagnant water; and if he shall refuse or neglect to comply with such requisition during eight days from the service thereof, the Magistrate, his Officers, and workmen, may enter into the said premises and do all necessary acts for all or any of the purposes aforesaid as he shall think fit; and the expense incurred thereby shall be paid by the owner of such premises, and shall be recoverable as hereinafter provided.

XLI. The Magistrate may, from time to time, as he shall see fit, drain off and cleanse stagnant pools in open places.

and fill up, or otherwise abate, any stagnant pool, ditch, tank, pond, or other receptacle of water (the same not being within any private enclosure), which shall appear to him to be useless or unnecessary, or likely to prove injurious to the health of the inhabitants, whether the same be the private property of any person or otherwise.

XLII. No person intending to build, or take

Penalty for not lighting down, alter, or repair any ing deposits of head building, shall deposit any building, materials, or make a building, materials, or make a hole in any street, without the permission of the Magistrate; and when such permission is granted to any person, he shall, at his own expense, cause such materials or such hole to be sufficiently fenced and enclosed until the materials are removed, or the hole is filled up or otherwise made secure; and shall cause the same to be sufficiently lighted during the night; and whoever deposits materials or makes a hole without such permission, or fails to fence or enclose and light such materials or hole, or does not remove such materials or fill up such hole when the permission has been withdrawn, shall be liable to a fine not exceeding fifty Rupees, and a further fine not exceeding fifty Rupees for every day while the offence is continued after twenty-four hours' notice from the Magistrate.

XLIII. If any building, tank, well, or hole, or other place, be, for want of sufficient repair, protection, or enclosure, dangerous to passengers, the Magistrate shall cause the same to be repaired, protected, or enclosed, so as to prevent danger therefrom; and the expenses of such repair, protection, or enclosure shall be paid by the owner of the property so repaired, protected, or enclosed, and shall be recoverable as hereinafter provided.

XLIV. No place, which is not used as a slaugh-

Penalty for esta-blishing a slaughter-house without license, after passing of Act.

ter-house at the time of the passing of this Act, shall be so used without a license in writing from the Magistrate; and whoever uses as a slaughter-

house any place not so used at the time of the passing of this Act, without such license, shall be liable to a fine, not exceeding one hundred Rupees, and a fine, not exceeding fifty Rupees, for every day after the conviction for such offence during which the said offence is continued.

XLV. Every owner or occupier of any slaugh-

Penalty for keeping slaughter-house improper state.

ter-house, or of any market or shop for the sale of butcher's meat, fish, or vegetables, shall keep the same in a cleanly and

proper state, and shall admit at all reasonable hours any person authorized by the Magistrate to enter and inspect the same; and the owner or occupier of any such slaughter-house, market, or shop, which shall not be kept in a cleanly and proper state, shall be liable for every default to a fine not exceeding twenty Rupees.

XLVI. Whoever keeps in any market, shop,

Keeping unwhole-some food in market, or in shops.

stall, or place used for the sale of butcher's meat, poultry, fish, or vegetables, or exposes or allows to be exposed for sale in

any other place or way, any animal, carcase, meat, poultry, game, flesh, fish, or vegetable which is un-fit for the food of man, shall be liable to a fine not exceeding one hundred Rupees. XLVII. Within the limits which shall be

Penalty for esta-blishing offensive and dangerous trades within certain limits.

prescribed for the purposes of this Section by the Local Government, no place shall be newly used, except under license from the Magistrate, for

any of the following purposes, namely, for melting tallow-or for boiling offal or blood-or as a soap house-oil-boiling house-dyeing house-tannery -brick pottery or lime kiln-sago manufactory or other manufactory or place of business from which offensive or unwholesome smells arise—or as a yard or depôt for hay, straw, wood, or coal; and whoever, without a license, uses any such place for such purpose, shall be liable to a fine not exceeding two hundred Rupees, and a fine not exceeding fifty Rupees for every day after the conviction for such offence during which the said offence is continued.

XLVIII. No burial or burning ground, whe-

No burial or burning place beneeforth to be constructed without leave of Magisther public or private, shall be made or formed after the passing of this Act, otherwise than by or under the authority of the Local Government, without

a license from the Magistrate; and whoever shall bury or burn, or cause, permit, or suffer to be buried or burned, any corpse in any burial or burning ground, made or formed without such license, shall be liable to a fine not exceeding two hundred Rupees.

Magistrate may or-der certain burial or burning places to be closed.

XLIX. If, upon the evidence of competent persons, it shall appear to the Magistrate may or-cortain burial or burning ground is in such a state as to be dangerous to the

health of persons living in the neighbourhood thereof, and also that a convenient place for interment or burning, as the case may be, exists within a convenient distance and is available,

the Magistrate, with the sanction of the Local Go. vernment previously obtained, may, by notification to be affixed on some conspicuous part of the ground, appoint a time, not being less than two months, for the closing of such burial or burning ground; and whoever, after the time so appointed, buries or burns, or

Penalty for bury-ing or burning in such

causes or permits to be buried or burned, any corpse therein, shall be liable to a fine not

exceeding one hundred Rupee

L. It shall be lawful for the Magistrate, by order in writing to be affixed

Stray dogs to be killed at certain ap-pointed periods.

at the principal Police Stations, and also to be published in some public newspaper, to ap-

point from time to time certain periods within which any dogs found straying in the streets or beyond the enclosures of the houses of the owners of such dogs, may be destroyed.

LI. Any Police Officer may arrest, without a

warrant, any person commit-ting in his view any offence Police Officer may arrest without war-ranton view of offence. against this Act, if the name and address of such person be

unknown to him.

LII. Any Police Officer may take into cus-

tody, without warrant, any Police Officer may person who is charged with take into custody, without warrant, persons charged with aggravated assault recommitting an aggravated assault, in every case in which he shall have good reason to cently committed. believe that such assault has

although not in his view, and been committed, that, by reason of the recent commission of the offence, a warrant could not have been obtained for the apprehension of the offender.

LIII. Every person taken into custody with-

Persons taken into Persons taken into custody by a Police Officer without war-rant may be detained in Police Office until brought before a Magistrate or bailed,

out a warrant by a Police Officer under this Act, shall be taken to the nearest Police Office, in order that such person may be detained until he can be brought before the Magistrate, or until he shall

enter into recognizances, with or without sureties, for his appearance before the Magistrate.

Procedure on information or com-plaint laid before the Magistrate of an of-fonce against this Act.

LIV. Upon any information or complaint laid before the Magistrate of any offence committed against this Act, the Magistrate may summon the person, charged to appear at a time to be men-

tioned in the summons, or if he see sufficient cause for so doing, may issue a warrant for his apprehension. The provisions of the General Regu-tations of the Bengal Code and Acts of the Government of India for the time being in force, relative to the issue and service of summonses and warrants, to the summons, attendance, and examination of witnesses, and generally to the trial of cases, to the recovery of fines and penalties, and to appeals against orders and sentences passed by a Magistrate, shall be applicable to all cases under this Act. Provided that, in all cases of offences not of a criminal nature, if, after due service of summons, the person charged shall not appear in pursuance thereof, the Magistrate, at his discretion, may hear and determine the case in his absence. Provided also, that the prosecution for any offence not of a criminal nature shall be commenced within three months from the commission of the offence and not otherwise.

LV. In all cases where any costs or expenses are by this Act directed to be Recovery of costs paid, the amount of the same shall be ascertained and determined by the Magistrate, and the Magistrate may, for that purpose, summon the parties and examine them and the witnesses on their behalf; and such amount, together with the costs of the enquiry, shall be recoverable in the same manner as fines may be recovered.

LVI. Any Joint Magistrate or Deputy Magis-

trate duly authorized to exercise the powers of a Magistrate may, in cases referred to him by the Magistrate, exercise all the powers vested in a Magistrate by

this Act.

LVII. All fines imposed and levied under this Act shall be applied in aid of Application of fines. any fund applicable to Police and Conservancy purposes in the said Suburbs or Station, and all costs and expenses which the Magistrate is hereby authorized to incur, shall be paid from and repaid to such fund; or, if there be no such fund, all such fines as aforesaid shall be applied by the Magistrate to the cleansing or otherwise improving of the said Suburbs or Station.

### SCHEDULE

Of Places included in the Suburbs of Calcutta and Station of Howrah.

SUBURBS OF CALCUTTA.

The Villages composing the Government Estate of Punchanogram.

Garden Reach or Moocheekhola Ramnugger Singeratee Indree Sonaie Borrberiah Rajahrampoor

Bhookylas Dukhin Sherepore Kidderpoor . Bykantpoor Adee Gunga Chur

Ramchunderpoor Ekbalpoor

Mominpoor

Balrampoor Alleepoor

Jeeraut

Radhanuggur Gopalnuggur Doorgapoor Chetlah

Jarool

Dowlutpoor Sonadanga Manjrat Moyapoor Shurhurpoor

STATION OF HOWRAH.

Seebpoor Howrah Sulkeah

> W. MORGAN, Clerk of the Council.

## Legislatibe Council.

The 13th September 1856.

THE following Bill was read a second time in the Legislative Council on the 13th September 1856, and was referred to a Select Committee who are to report thereon after the 17th of December

A Bill relating to the imprisonment of Criminals in the Settlement of Prince of Wales' Island, Singapore, and Malacca.

Whereas doubts have arisen whether the Court of Judicature of Prince of Wales' Island, Singapore, and Malacca has power to sentence any person, convicted before it of an offence punishable with imprisonment, to be imprisoned in any Gaol or House of Correction wherein such person will not be in the custody of the Sheriff of the said Settlement of custody of the Sheriff of the said Settlement of Prince or Wales' Island, Singapore, and Malacca, or of one of his Deputies; and whereas it is expedient that the said Court should have such power in certain cases: It is enacted and declared as follows (that is to say)-

Convicts sentenced to imprisonment with hard labor or in soli-tary confinement may be imprisoned in a

Gaol appointed by the

Governor.

I. It shall be lawful for the said Court of Judicature, whether sitting as a Court of Oyer and Terminer and Gaol delivery, or holding General or Quarter Sessions of the Peace, to sentence any person, convicted before it of an offence punishable with im-

prisonment and hard labor, or with imprison-ment and solitary confinement during any portion or portions of such imprisonment, to be imprisoned in any Gaol or House of Correction within the said Settlement which the Governor of the said Settlement shall, by writing under his hand, declare to be fit for the reception of prisoners so sentenced.

II. Any person, who has heretofore been sentenced by the said Court of Persons now under sentence of imprison-Judicature of Prince of Island, Singapore, and Malacca ment in any Gaol may be detained there. to be imprisoned for any terms warranted by law in any Gaol

or House of Correction in the said Settlement, shall be liable to be detained in such Gaol or House of Correction for so much of the said term of imprisonment as shall remain unexpired; and nothing heretofore done in conformity with any such sentence shall be called in question in any Court of Law.

III. It shall be lawful for the Governor of

Certain prisoners in the custody of the Sheriff may be remov-ed to a Gaol appointed by the Governor.

the said Settlement to order any prisoner, who is now in the custody of the Sheriff of the said Settlement and is subject, under any sentence of the said

Court of Judicature, to be imprisoned and kept to hard labor, or to be imprisoned and kept in solitary confinement for any portion or portions of such imprisonment, to be removed to any Gaol or House of Correction within the said Settlement, wherein he may more conveniently or effectually undergo such punishment, and to be detained therein during the remainder of the term of imprisonment to which he has been sentenced.

> W. MORGAN, Clerk of the Council.

## Argislatibe Council.

The 13th September 1856.

THE following Bill was read a second time in the Legislative Council on the 13th September 1856, and was referred to a Select Committee who are to report thereon after the 17th of December next :-

A Bill for the acquisition of land for public purposes,

WHEREAS it is expedient to make better provision for the acquisition of land needed for public purposes within the territories in the possession and under the Government of the East India Company, and for the determination of the amount of compensation to be made for the same : It is enacted as follows :-

I. Sections I to VII inclusive, Regulation I. 1824 of the Bengal Code; so Laws repealed. much of Act XXVIII of 1839 as is in force; Act I of 1850; Act XVII of 1850; Act XLII of 1850; Act XX of 1852; and Act I of 1854-are hereby repealed, except so far as they repeal the whole or any part of any other Regulalation or Act, and except as to suits commenced, contracts made, acts done, and liabilities incurred before the passing of this Act.

II. Whenever it shall appear to the Local Government that any land is After declaration that land is needed for a public purpose, Government may take needed for a public purpose, a declaration shall be made to that effect under the signapossession, ture of a Secretary to the Government or of some duly authorized Officer, and such declaration shall be conclusive evidence that the purpose for which the land is needed is a public purpose; and after making such declaration, the Government may take any such land in the manner hereinafter provided.

III. Whenever any land shall have been declared to be needed for a public After declaration, the land to be marked purpose, the Government shall direct the Collector of the Disout and measured. trict or some other Officer to cause the land to be marked out and measured.

IV. After the land has been so marked out

and measured, the Collector or

Notice to all persons interested in the land. other Officer shall give notice to the occupier (if any) thereof and to all persons known or believed to be interested therein, that the land is about to be taken by Government for a public purpose, and shall cause a notice to the same effect to be affixed in some conspicuous place upon the land and published by proclamation in the neighbouring bazars and villages. Such notice shall contain a citation calling on all persons interested in the land to appear at a time and place therein mentioned, such time not being less than fifteen days after the date of notice, and to state the nature of their interests in the land and the amount and particulars of their claims to compensation for the same.

V. On the day fixed, the Collector or other Collector to ascertain the value of the land, and the rights of the persons incressed. Officer shall inquire summarily into the value of the land and the amount of comnto the rights of all persons having or claiming any interest therein; and if he and all the per-

sons whose claims appear to him to be valid, and who have attended in pur-suance of the notice, agree as Collector to make

conclusive as to the to the amount of compensation to be allowed and the apportionment thereof, shall make an award for the same;

and such award, so far as it respects the value of the land and the amount of compensation thereby awarded for the same, shall be final and conclusive.

VI. If the Collector or other Officer shall be

If Collecter and perable to agree as to the amount of compensa-tion, the dispute shall be referred to arbiunable to agree, with the persous whose claims appear to him to be valid and who have attended in pursuance of the notice, as to the amount of compensation to be awarded,

or if any dispute shall arise as to the division or apportionment of such amount, the matter in dispute shall be referred to the determination of arbitrators, to be appointed in the manner hereinafter provided.

After Collector's a-ward or reference to arbitration, possession may be taken, and the land shall be vested absolutely in the Go-

Liability of person who has received com-pensation for land not baying a right thereto.

vernment.

VII. When the Collector or other Officer has made an award or directed a reference to arbitration, he may take immediate possession of the land, which shall thenceforward be vested absolutely in the Government, free from all other estates, rights, titles,

and interests. Provided always, that nothing in the liability of any person who may receive the value of any land so taken without having

a good title to the same.

VIII. If the Collector or other Officer is opposed or impeded in taking Magistrate to enforce possession of such land, he surrender of hand. shall apply to the Magistrate of the District, who shall enforce the surrender of the land.

IX. Clause I.—When any case is referred to arbitration, the Collector or other Officer and the person other Officer, and the person hitrators. interested in the matter in dispute, shall, unless they concur in the appointment of a single arbitrator, each appoint one arbitrator; if there be several persons having a joint interest in the matter in dispute, and they cannot agree in the appointment of an arbitrator, such disagreement shall be deemed a refusel to appoint within the meaning of the next following Section.

Clause 2.—If there be several persons having distinct and separate interests in the matter in dispute, and they cannot agree in the appointment of an arbitrator on their behalf, it shall be competent to the Collector (subject to the orders of the Commissioner or other superior Revenue Authority) either to refer each of such distinct and separate interests to a separate arbitration, or to select any one of such persons whose interest appears to him of such a description as to qualify such person to represent the others; and the person so selected shall appoint an arbitrator on behalf of all the persons interested in the matter in dispute.

In every case the appointment shall be in writing, and neither of the parties to the arbitra-tion shall have power to revoke the same with-out the consent of the other. X. If the persons interested in the matter in

In default of ap-pointment of arbitra-tor by persons intor-ested, the arbitrator appointed by the Col-letor shall act.

shall arbitrate the matter.

dispute, or authorized to act in that behalf, refuse or neglect for the period of one week to appoint an arbitrator, then a single arbitrator appointed by the said Collector or Officer

XI. When more than one arbitrator shall be appointed, the arbitrators shall, Appointment of before they enter upon the matter referred to them, nomi-

nate and appoint by writing a third person to act with them as arbitrator; and in case the arbitrators shall neglect to appoint such third person for a period of one week after having been required to do so, the Collector or other Officer shall appoint a third arbitrator.

XII. If any person, on being appointed an Arbitrator refusing arbitrator, shall refuse to act, or becoming incapa or, after accepting the appointment, shall die or be capable of acting, another person shall be appointed in his stead, in the same manner in which the first person was appointed.

XIII. After the arbitrators have accepted the appointment, the Collector or Collector to exer-cise certain powers for securing other Officer shall be competent to exercise towards them

securing completion of award. such powers and authority for

securing their attendance and the due completion of their award, as the Collector may legally exercise towards witnesses summoned before him when acting judicially for the purpose of compelling them to attend and give

evidence. XIV. If no award be made within a period to be fixed for that purpose by the In default of award within a specified ps-riod, fresh arbitrators Collector or other Officer, he may order that the matter shall may be chosen.

be referred to another arbitrator or other arbitrators to be chosen in the same manner and subject to the same rules as the first.

XV. The Collector or other Officer shall fur-

Collector, &c. to furnish information to the arbitrators, and to enforce theattendance and examination of witnesses &c.

nish to the arbitrators, or so far as may be in his power procure for them, any information which his records or those of any public department may afford connected with the subject of enquiry. He shall, on the application of the arbitrators, summon any witnesses whom

the arbitrators may call for and whom the parties may not be able to produce before them without such process, and require the persons so summoned to bring and produce before them all such books, papers, deeds, writings, maps, and plans as they shall require. He shall also cause the proper affirmation to be made by any witness whom the arbitrators may desire to examine upon affirmation, or he may empower the arbitrators to cause such affirmation to be made before them. Any witness who shall refuse or omit to appear when duly summoned by the Collector or other Officer, or who shall appear but shall refuse to make such affirmation, or who shall refuse to give evidence, shall be liable to the same punishment which would be incurred under the law by a witness refusing to appear or give evidence before the Collector when acting judicially. Any person giving intentionally and deliberately a false deposition under an affirmation, in any case referred to arbitration, as above, shall be held to be guilty of perjury, and shall be liable to the penalties prescribed for that offence by law,

XVI. On the close of the enquiry, the arbitrators or a majority of them shall

Award of the arbideliver a full and complete
award in respect of the matter referred to them, and shall therein specify (as the nature of the case may require) the amount and particulars of compensation awarded by them, the persons entitled thereto, and the proportions in which they are so entitled. The proceedings of the arbitration shall be deposited in the office of the Collector or other Officer, and every person interested therein shall be entitled to a copy of the award on plain paper under the seal and signature of the Collector or other Officer, which copy shall be prima facie evidence thereof.

XVII. When any land is taken under the pro-Compensation to in-clude damage done to adjoining land. visions of this Act, the amount of compensation to be awarded shall include any damage which shall include any damage which may be done thereby to any adjoining land.

XVIII. When any land taken under this Act Proceeding where forms part of an estate paying revenue to Government, the award shall specify the net rent of the land including the Government Revenue, and the computed value of such rent; and it shall be at the discretion of the Parent Arthurst in the computed that the computed the parent is and it shall be at the discretion of the Parent Arthurst in the computed that the computed the parent is and it shall be at the discretion of the Parent arthurst in the computed that the computed the parent is a shall be at the discretion of the parent arthurst in the computed that the compu tion of the Revenue Authorities, either to pay over the whole of such value to the owner of the estate on the condition of his continuing to pay the jumma thereof without abatement, or to determine what proportion of the net rent shall be allowed as a remission of revenue, in which case a deduction shall be made from the said value proportionate to the value of such remission.

XIX. If there exist any ground which, in the Payment of com-pensation may in cer-tain cases be deferred. per to make immediate payment of the compensation, or of any portion thereof, to any of the persons having or claiming any interest in the land or in the compensation awarded in respect thereof, the amount, or such portion of the amount as he may deem sufficient, shall be

invested in Government Securi-Amount to be held ties, and held in deposit until in deposit. an order of Court shall be ob-

tained for the payment thereof. XX. Upon the application by petition of any person claiming the amount so Application by pe-tition to competent Court for the money deposited, or any part thereof, any Court of competent jurisdeposited. diction may, in a summary way, order such money to be or to continue invested in Government Securities, or may order the distribution thereof, or payment of the interest thereof, according to the respective rights and interests of all persons making claim to such money or any part thereof, or may make such other order as the Court shall deem fit.

XXI. No award of arbitrators made under this Act, so far as regards the Reversal or altera-tion of award. amount of compensation thereby awarded, shall be liable to be reversed or altered, except by the decision of a Civil Court on the ground of corruption or misconduct of the arbitrators, and in no case shall a suit to set aside an award under this Act be entertained unless it be instituted within three months from the date of the award. In case the award shall be reversed on the ground of corruption or

referred to another arbitrator or other arbitrators to be appointed in the same manner as the first.

XXII. The provisions of this Act shall not be A part of a house or building not to be acquiring a part only of any acquiring a part only of any house or other building or manufactory, if the owner desire that the whole of such house, building, or manufactory shall be

XXIII. Whenever any land is needed for a road, canal, railway, or the like, When land is needed for a road, canal, &c, the general direction of the line shall be declared. and the Local Government makes the declaration provided in Section II, it shall not be nebe declared. cessary to specify the extent, limits, or position of the land, but it shall be sufficient to declare the general direction of the line of the work and the average breadth of the land

required for the same.

XXIV. When any declaration has been made

After declaration persons authorized may enter upon the land and make a sur-

under the provisions of Section \*II of this Act, any person authorized by Government in that behalf, with his servants and workmen, may enter upon the land for the purpose of making a survey thereof, and in the case of a road, canal, or railway, may set out the intended line thereof, and

may mark such line by cutting Line of road may be marked out. a trench or placing land-marks, and where otherwise the survey

cannot be completed, and the line marked, may, with the sanction of the Government or of any Officer appointed by Government for this purpose, Land may be clear-ed. cut down and clear away any

part of any jungle or tope of trees in the direction of the intended line. Provided that no person shall enter upon the curtilage of any house or any enclosed garden (unless with the consent of the occupier thereof) without previously giving the said occupier twenty-four hours' notice of his intention to do so.

XXV. It shall be the duty of the Officer so appointed by the Government to Account of damage done to be taken. take account of all necessary damage done as aforesaid, that it may be allowed for in the compensation to be awarded.

XXVI. Whoever wilfully obstructs any person Obstruction to set- in lawfully setting out the line ting out line of works, of any road, canal, or railway, or wilfully destroys, damages, or displaces any land-mark, or effaces or fills any trench intended to mark such line, shall, ou conviction before a Magistrate, be liable to be imprisoned for any term not exceeding six months, or to fine not exceeding two hundred Rupees, or to both.

XXVII. The powers of this Act shall extend, in the case of any road, canal, Temperary occupation of adjacent land, or railway, to authorize the temporary occupation of any land not more than one hundred yards from the centre line of the road, canal, or railway, as mark-ed on the ground, for taking earth or other materials for making or repairing the road, canal, or railway, or for depositing thereon superfluous earth or other materials, or creeting temporary buildings and work-shops thereon, or any land which may be needed for making temporary roads, from any public road to the intended line of rail-

· misconduct of the arbitrators, the matter shall be | way; and for the temporary occupation of any such land, and for any permanent damage done by such occupation and use of the land, including the full value of all clay, stone, gravel, sand, and other materials taken thence, compensation shall be paid to and among all persons having an interest therein, to be ascertained, in case of disagreement, in the same manner as compensation for land permanently taken.

> Government may Government may acquire land under the powers of this Act and vest the same is any person needing in any person needing it for a work of public utility.

XXVIII. When any person, with the sanction of Government, shall undertake at his own cost any work of public utility the Local Government may declare that any land required by such person for the execution of the work is needed

for a public purpose, and thereupon such land may be taken under the provisions of this Act, and the Government may vest such land in such person on his paying the compensation awarded under this Act and all other expenses incurred in the acquisition of the land.

XXIX. In any proceedings under this Act,
Trustees, Committees of lunatics, &c. deemed persons entitled to act
empowered to act. as and to the extent herein. after provided (that is to say)—a trustee or trustees for other persons beneficially interested shall in all cases be deemed the person or persons entitled to act with reference to any such proceedings, and that to the same extent as the persons beneficially interested could have acted if free from disability. A married woman, in cases to which the English Law is applicable, shall be deemed the person so entitled to act, and, when ther of full age or not, to the same extent as if she were unmarried and of full age. The guardians of minors and the Committees of lunatics or idiots shall be deemed respectively the persons so entitled to act to the same extent as the minors, lunatics, or idiots themselves, if free from

disability, could have acted.

XXX. The following words and expressions in this Act shall have the Interpretation. several meanings hereby assigned to them, unless there be something either in the subject or context repugnant to such construction (that is to say)-

The words "the Local Government" shall mean the person or persons for the time being immediately administering the Executive Government of that portion of the territories in the possession and under the Government of the East India Company in which the land in question is situate.

The word "land" shall extend to tenements and hereditaments of any tenure, and all houses, buildings, trees, or appurtenances thereupon, as well as land.

The expression "person interested in the land" shall include all persons interested in the land, either for life or for years, or in remainder, reversion, or succession, and all mortgages, lease-holders, or tenants, not being tenants by the month, or at will, of such land.

The word "Collector" shall mean any Collector, Deputy Collector, or other Revenue Officer in in-dependent charge of any District or portion of a District.

Words importing the singular number only shall include the plural, and words importing the plural number only shall include the singular. Words importing the maculine gender only shall include females.

The word "person" shall include a corporation.

The word "person" shall include a corporation.

W. Morgan,

## Clerk of the Council.

## Legislative Council.

The 13th September 1856.

The following Bill was read a second time in the Legislative Council on the 13th September 1856, and was referred to a Select Committee who are to report thereon after the 17th of December next:—

A Bill for the regulation of Native Passenger

Ships.

Whereas abuses have occurred in the overcrowding of Ships conveying
Native Passengers from ports and
places within the territories in the possession and
under the Government of the East India Company
to other ports and places within the said territories
and elsewhere; and whereas it is expedient to
prevent such abuses, and to provide for the regulation of all Ships carrying Native Passengers which
shall depart from or arrive at any of the ports or
places within the said territories: It is enacted as
follows:—

I. In the construction of this Act the words

"Native Passenger Ship" shall
mean every description of seagoing vessel carrying, upon any
voyage to which this Act extends,

more than thirty passengers being natives of Asia or Africa; or carrying upon any such voyage any number whatsoever of such passengers, in case the whole number of persons on board amounts to the proportion of two persons to every three tons of the registered or estimated tonnage of the vessel.

II. This Act shall extend to every Native Passenger Ship proceeding on any voyage (other than the voyages specified in Section XXV) from a port or place within the said territories to any other place whatsoever, whether within the said territories or not, where the duration of the provents to be prescribed as mentioned in Section

voyage, to be prescribed as mentioned in Section XVII, shall exceed seven days.

III. No Native Passenger Ship shall depart upon any voyage to which this Act extends from any port or place within the said territories other than such portsand places as the local Government may, from time to time, appoint; and after the departure of any Native Passenger Ship upon any such voyage from a port or place so to be appointed, no person whatsoever shall be received on board as a passenger except at some other duly appointed port or place.

IV. No Native Passenger Ship shall depart

Not to sail without upon any such voyage from any obtaining a certificate from an Officer authorized to grant the same; nor until a bond shall have been entered into by the Master as provided in Section XXI.

V. If any Native Passenger Ship departs upon a voyage from any port or place within the said territories, or if any person shall be received as a passenger on board a Native Passenger Ship in contravention of the provisions of the last two preceding Sections, the Owner or Master shall be hable to a

penalty not exceeding one hundred Rupees for every passenger unlawfully received on board; and the Ship, if found within two years in any place within the said territories, may be seized and detained by any Chief Officer of Customs, until the penalties incurred under this Act have been adjudicated, and the payment thereof, with all costs, have been enforced under the provisions of Section XXXIII.

VI. The local Government shall determine the persons who shall be authorized to exercise or perform the powers and duties conferred or imposed by this Act.

VII. The Master of any Native Passenger

Ship sailing from any port or
place appointed under this Act
shall give notice to the proper
Officer that the Ship is to carry native passengers,
and of her destination, and of the proposed day of
sailing; such notice shall be given not less than
seven days before the proposed day of sailing.

Power to enter and inspect ship.

The Ship and the fittings, provisions, and stores therein; and any person impeding or refusing to allow such inspection, shall be liable, on conviction, to a penalty not exceeding five hundred Rupees for each offence.

IX. The Officer aforesaid may, if he think fit, cause the Ship to be surveyed at the expense of the Master by a competent surveyor, who shall report whether the Ship is, in his opinion, sea-worthy and fit for he rink of the same of th

shall report whether the Ship is, in his opinion, sea-worthy and fit for her intended voyage.

Officer to be satisfied before giving certificate unless he shall be satisfied—

That the Ship is sea-worthy and properly manned, equipped, fitted, and ventilated; and has not on board any cargo likely, from its quality, quantity, or mode of stowage, to prejudice the health or safety of the passengers.

2. That the space appropriated to the passengers in the between-decks contains at the least twelve superficial and seventy-two cubical feet of space for every adult passenger on board, that is to say, for every passenger above twelve years of age, and for every two passengers between the ages of one year and twelve years.

3. That a space of five superficial feet per
That the space on adult is left clear on the upper
the upper deck is sufficient,
gers.

4. That provisions, fuel, and water have been placed on board, of good quality, properly packed, and sufficient to supply the passengers on board during the declared duration of the intended voyage, according to the scale hereinafter contained.

XI. No such Ship shall carry any greater number of passengers than, together with the Master and Crew, shall amount to the proportion of two persons for every three tons of the registered or estimated tonnage of the Ship.

XII. The Master of any such Ship shall, before commencing his voyage, List of passengers sign two lists, specifying as accurately as may be the names and ages of all the passengers, and shall deliver them to the Officer aforesaid, who shall thereupon (after having first mustered the passengers and compared the number and names of such passengers with the lists) countersign and return to the Master one of such lists. The Master shall note in writing on such last-mentioned list, and on any additional list to be made under this Act, the date and supposed cause of death of any passenger who may die on the voyage, and shall forthwith on the arrival of the ship and before any passengers are landed, produce the list, with any additions thereto made, to any Chief Officer of Customs at any nort in a British Colony, or to any person lawfully exercising Consular authority on behalf of Her Majesty in any Foreign port, or to any like Officer of Customs, or to the Officer (if any) appointed under this Act, at any port or place within the said territories at which the passengers or any of them shall be landed. In case of non-compliance with any of the requirements of this Section on the part of the Master, or if such lists shall be wilfully false, the Master shall be liable to a penalty not exceeding five hundred Rupees for each

Ship taking adher voyage, any additional pas-XIII. If, after the Ship shall have commenced ditional passengers and tonching at inter-mediate port. a port or place, within the said Mediate port. territories, appointed under this Act for the embarkation of passengers, or if such Ship shall, upon her voyage, touch or arrive at any such port, having previously received on board additional passengers at any place out of the said territories, the Master shall obtain a fresh certificate from the Officer at such port, and also lists of all such additional passengers shall be made; and all the provisions hereinbefore contained in that behalf shall be applicable to any certificate to be granted or any list to be made under this Section. XIV. If any Master of a Ship, after having

Penalty for fraudu-lent alteration in Ship after certificate ob-tained.

obtained a certificate under Section IV or Section XIII of this Act, shall fraudulently do or suffer to be done any act or

thing whereby such certificate shall become inapplicable to the altered state of the Ship, its passengers, or other matters to which such certificate relates, he shall be liable to a penalty not exceeding two thousand Rupees, XV. The Chief Officer of Customs, or the

Information to be transmitted to ports of embarkation.

Officer (if any) appointed under this Act, at any port or place within the said territories at which the Ship shall touch or

arrive, shall forthwith transmit any particulars which he may deem important respecting the Ship and the passengers conveyed thereby and the requirements of this Act, to the Officer at the port from which the Ship commenced her voyage, and also to the Officer at any other port within the said territories where the passengers or any of them embarked.

XVI. In any proceeding under this Act or in respect of the bond hereby Report of Collector, Consul, &c., to be ad-missible in evidence. required, any document purporting to be a report of such particulars as are referred to

in the last preceding Section, or a copy of the proceedings of any Court of Justice duly authen-

ticated, and also any like document purporting to be made and signed by any Chief Officer of Cha. toms at any port in a British Colony or by any person lawfully exercising Consular authority on behalf of Her Majesty in any Foreign port, shall be received in evidence, if the same appears to have been officially transmitted to any Officer at or near the place where the proceeding under this Act is had.

XVII. It shall be lawful for the local Government, by any proclamation to be from time to time issued Length of voyage to be fixed by proclamafor that purpose and published in the Government Gazetts,

(if any,) or in one of the public newspapers, to declare what shall be deemed, for the purposes of this Act, the duration of the voyage of any Native Passenger Ship from any port or place to any other port or place.

Quantity of provi-sions and water to be shipped.

XVIII. Every Native Pastenger Ship at the time of departure from the port or place at which passengers shall be embarked under this Act, shall have on

board good and wholesome provisions for the use and consumption of the passengers over and above the victualling of the crew, to the amount or in the proportion following, that is to say, a supply of water to the amount of five gallens to every week of the computed voyage for every passenger on board, such water being carried in tanks or sweet casks, and a supply of rice, bread, biscuit, flour, catment, or bread stuffs, to the amount of seven pounds' weight to every week of the computed voyage for every such passenger; provided always, that, when any such Ship shall be destined to call at a port or place in the course of her voyage for the purpose of filling up her water-casks, a supply of water at the rate before mentioned for every week of an average voyage to such port or place of calling shall be deemed to be a compliance with this Act. shall be deemed to be a compliance with this Act. The provision of this Section regarding food shall be deemed to have been complied with in any case where it shall appear that, by the special authority of the local Government, any other articles of food were substituted for the articles above enumerated as being equivalent thereto.

XIX. The Master of any Native Passenger Issue of provisions. Ship shall, every day during the voyage, including the time of detention at any place before the termination thereof, issue to each passenger, or to the head-man of each mess (if any), for the use of all the members thereof, provisions and water of the description and according to the provisions mentioned in the last preceding Section; and in case of noncompliance with any of the requirements of this Section, the Master shall be liable, on conviction, to a penalty not exceeding ten Rupees for each offence.

XX. The requirements of this Act respecting the issue of provisions shall not, except as to the issue of Contract by passengers for supply of their own provisions. water, be applicable to any passenger who may have

contracted to furnish his own provisions.

XXI. Before the commencement of any voyage to which the provisions of this Act extend, the Master Master to give securi-Ship, together with the owner or some other sufficient person to be approved by the Officer afore-

said, shall enter into a joint and several bond in exempted from the said provisions by a certificate the sum of five thousand Rupees to conform to to be granted under the next following Section the several requirements of this Act. The bond shall be executed in duplicate, that it may be put in suit either at the place of execution or at any other place within the said territories; and one copy thereof may be forwarded to any Chief Officer of Customs or other Officer at any port or place within the said territories, with a certificate endorsed thereon that the same has been duly executed, which certificate, purporting to be under the hand of the Officer at the place of the execution thereof, shall be sufficient proof of the due execution of the bond.

XXII. The said penal sum of five thousand

Rupees shall be due and re-Penalty of bond when recoverable. Penalty of bond when coverable notwithstanding any penalty imposed by this Act, and whether such penalty shall have been sued for and recovered or not.

XXIII. If any Ship, bringing passengers into

Penalty on Ships bring-ing excessive number of passengers to any Indian

any port or place whatsoever within the said territories, shall have on board a greater number of passengers or persons than in, the propor-

tion prescribed by this Act, the Master of such Ship shall, in addition to any other penalty which he may have incurred under the provisions of this Act, be liable, on conviction, to a penalty not exceeding fifty Rupées for each person in excess of such proportion.

XXIV. The Master of every Ship bringing

Issue of provisions on board of Ships bringing passengers to any Indian port.

passengers to any port or place whatsoever within the said territories, shall make, during the voyage, including any time of detention, issues

of pure water and wholesome provisions in quantities not less in amount than in the proportions mentioned in Section XVIII; and in case of non-compliance, the Master shall, on conviction, be liable to a penalty not exceeding ten Rupees for each offence

XXV. Nothing in this Act contained shall be taken to apply to any vessel Act not to apply to Coolie emigration ships,

carrying emigrant laborers from the said territories to any British or Foreign Colonies without the said territories to which they may now or hereafter lawfully be conveyed under the laws applicable thereto: nor to any vessel carrying native passen-

To Ships carrying native passengers Bay of Bengal,

gers from any port the Presidency of Fort St. George to any port on the

Eastern Coast of the Bay of Bengal, or in the Straits of Malacca, or in Cey-

on, or reversely, under Act of 1856.

XXVI. Nothing in this Act contained shall Act not to apply to any Ships-of-War or Ships-of-War.

Act not to apply to Transport belonging to or in the Service of Her Majesty or of the East India Company, or to any Ship-of-War belonging to any Foreign Prince or State, or

to any Ship under contract with the Government

To sea-going steam-ers conveying public mails.

under a contract.

Or to steamers spe-cially exempted.

of any European State, or to any Sea-going Steam regularly employed in the conveyance of the public mails And none of the foregoing provisions of this Act shall apply to any other Sea-going Steam Vessels which shall be to be granted under the next following Section.

XXVII. Sea-going Steam Vessels requiring

Cartificates to be granted to coarting and other steamers after survey, &c.

certificates of exemption under the preceding Section, and also all Sea-going Steam Vessels plying on coasting voyages

from or to any port or place whatsoever within the said territories, whatever may be the duration of the voyage, shall procure certificates, to be granted to them only as is hereinafter provided; any such certificate shall be granted at the discretion of an Officer authorized to grant the same by the local Government, and shall remain in force for the period therein specified, unless sooner revoked. The Officer so appointed shall not grant such certificate, or suffer the same to remain in force, unless he is satisfied, by inspection or survey (to be made at least twice in each year at the expense of the Master or owner, and upon payment of a fee not exceeding twenty Rupees), that such Steam Vessel is seaworthy, and that the engines and machinery are in a fit state to enable her to proceed on her The certificate shall state the limits voyage. (if any) within which the vessel is to ply, and shall also contain a statement of the number of passengers which the vessel is fit to carry; such number to be subject to such conditions and variations according to the time of year, the nature of the voyage, and the cargo carried, as the case

requires.

XXVIII. The Owner or Master of any such
Steam Vessel shall put up in

Copy of certificate to be placed in con-spicuous part of Ship.

a conspicuous part of the Ship, so as to be visible to persons on board the same, a copy of

the said certificate, and shall cause it to be continued in such position so long as the certificate remains in force, and in default, such Owner or Master shall for each offence be liable to a fine not exceeding five hundred Rupees.

Penalty for excess of number specified in certificate.

XXIX. If such Steam Vessel bas on board thereof any number of pas-sengers which, having regard to the time of the year and other circumstances, is greater

than the number allowed by the certificate, the Owner or Master shall be liable to a fine not exceeding twenty Rupees for every passenger over and above the number allowed by the certificate.

XXX. In the grant or revocation of any cer-Grant of certificate to be subject to control of Government. tificate whatsoever under this Act, the Officer granting the same shall be subject to the control of the local Government or of any intermediate authority which that Government may

AXXI. If any native passenger in any Ship, whether a Native Passenger Ship within the meaning of this Act or not, shall be landed at any port or place other than the port or place at which he may have contracted to land, unless with his previous consent, or unless such landing is made necessary by perils of the such landing is made necessary by perils of the sea or other unavoidable accident, the Master shall, for each offence, be liable to a penalty not exceed-ing two hundred Rupees.

XXXII. Nothing in this Act contained shall take away or abridge any right Passenger's right of action preserved. of action which may accrue to any native passenger, or to any

other person, in respect of the breach or non-performance of any contract made with the Master or Owner of the Ship or his Agent.

Adjudication of of fences and recovery of penalties.

relating to the adjudication of fines and penalties and the enforcing payment thereof, shall apply to penalties imposed under this Act in the Towns of Calcutta, Madras, and Bombay, and the Settlement of Prince of Wales' Island. Singapore, and Malacca. In all other ports and places within the said territories, the penalties hereby imposed shall be recoverable under the povisions of Act II of

be recoverable under the provisions of Act II of

Sum ordered to be paid leviable by distres on ship.

Same is not paid at the time and in the manner prescribed by the order of payment, the Magistrate may, in addition to the means prescribed by law for enforcing payment, direct by warrant the amount remaining unpaid to be levied by distress and sale of the said Skip, her tackle, furniture, and apparel.

XXXIV. For the purpose of the adjudication of offences and penalties under this Act, any offence shall be deemed to have been committed within the limits of the jurisdiction of the Magistrate of the place where the offender is found.

XXXV. The penalties to which Masters and

By whom proceed. Owners of Ships are liable by
ings for penalties this Act, shall be enforced only
may be taken. by information laid at the instance of the Officers appointed to grant certificates under this Act; or at any port or place
where there is no such Officer, by the Chief
Officer of Customs. The bond given by the
Master shall not be put in suit, unless the person
suing is authorized thereunto by the Chief
Civil Authority of the place where the bond shall
have been entered into.

Application of ponalty under this Act may, if he thinks fit, direct the whole or any part thereof to be applied in compensating any person for any wrong or damage which he may have sustained by the act or default in respect of which such penalty is imposed, or in or towards payment of the expenses of the proceedings.

XXXVII. The word "Magistrate" in this Act shall include a Joint Magistrate and any person lawfully exercising the powers of a Magistrate in places other than the Towns of Calcutta, Madras, and Bombay, and the Settlement of Prince of Wales' Island, Singapore, and Malacca; and m the places last mentioned, the word shall mean a Magistrate of Police appointed under Act XIII of 1856.

The words "Local Government" shall mean the person or persons for the time being immediately administering the Executive Government of that portion of the said territories where the port or place in question is situate.

place in question is situate.

The word "Master" shall include every person having command or charge of a Ship.

W. Morgan, Clerk of the Council.

## Argislatibe Conncil.

The 13th September 1856.

THE following Bill was read a second time in the Legislative Council on the 13th September 1856, and was referred to a Select Committee who are to report thereon after the 17th of December next:—

A Bill for taking account of the population of the Town of Bombuy.

Whereas it is expedient to take an account of the population of the Town of Bombay: It is enucted as follows:—

I. At the time and in the manner hereinafter directed, an account shall be taken of the number of persons who, at the time of taking such account, shall be within the Town of Bombay, and the persons employed in taking such account shall set down the several particulars respecting the same which are hereinafter prescribed.

Commissioner of Police shall have the Commissioner of Police to superintend the taking an account of the population. Cause to be prepared, for the use of the persons to be employed, such forms and instructions as he shall, with the sanction of the Governor in Council, deem necessary, and such forms and instructions shall be issued to the persons for whose use they are intended; and all the expenses incurred under this Act shall be defrayed out of the Municipal Fund.

Enumeration Diariots.

III. Each Police division
of the Town shall be formed
into one or more Enumeration
Districts.

IV. The Commissioner of Police shall select from the Members of the Police Members of the Po-lice force to be em-ployed as enumeratforce a sufficient number of competent persons, and, should ors. it be necessary, may employ others as Special Constables under Section XX of Act XIII of 1856, to act as enumerators; and every such enumerator, under the direction of the Commissioner of Police, shall visit every house within his District, except as hereinafter provided, and shall take an account in writing of the name, sex, age, caste, tribe, and occupation of every living person who shall abide therein on the night immediately preceding the day hereinafter appointed, and shall also take an account of the occupied houses and the houses then building and therefore uninhabited, and also of all other uninhabited houses, within his District, and in all respects conform to, and obey, the instructions which may be issued to him by the Commissioner of Police in this behalf.

V. The Commissioner of Police, when he may deem-such a course to be advisable, may cause a Schedule, in such form as shall be sanctioned by the Governor in Council, to be delivered to any occupier of any dwelling-house who he shall have ascertained is able to write, and such occupier shall fill in all the particulars required in the form on the day to be appointed, and shall deliver the same to such persons as may be duly authorized to demand the same.

VI. Any Military or Naval Officers in com-Military and Naval officers and others, if officers and others, if required, to not as enumerators.

Williary and Naval men, or of Vessels of War, or any Master of a Merchant Vessel or Nacquodah or Tindal of a vessel or boat, or any person in charge of a Luna-tic Asylum, Hospital, or Prison, or of any public or private charitable or scholastic institution, or any keepers of Hotels or Lodging-houses, shall, if required, act as enumerators for the purpose of taking account of persons under their command or charge, or abiding is their houses on the night or charge, or abluing is their houses on the night previous to the day to be appointed; every person so required to act as an enumerator shall receive and conform to all instructions in writing which may be issued to him by the Commissioner of Police in that behalf.

VII. The Commissioner of Police shall obtain,

by such ways and means as Returns of houseshall appear to him best adapted for the purpose and as shall be sanctioned by the Governor in Council, returns be sanctioned by the Governor in Council, returns of the particulars required by this Act with respect to all houseless persons and all persons who, during the said night of the day to be appointed, were on out-door night duty, or for any other reason were not abiding in any house of which account

is to be taken by the enumerators.

VIII. On such day in the year 1857 as shall Upon the appoint be appointed and notified in the Official Gazette by the Gohouses shall give the required information. house, or of any part of a dwelling-house distinctly occupied, and every person to whom a Schedule, as hereinbefore provided, may have been delivered, shall afford such information in regard to all persons who were abiding in his house or in the place under his charge on the night immediately preceding, and in such manner as may under this Act be lawfully required of them.

1X. Every occupier of a house, who wilfully gives verbally or in writing a false statement of, or neglects or refuses to give, such returns and answers as under this Act may be lawfully required of him, and every person employed or required to act as an enumerator, who makes wilful default in any of the matters required of him, shall, on summary conviction of such offence before a Magistrate of Police, be liable to a fine of five hundred Rupees

or imprisonment for three months.

X. The following words in this Act shall have Interpretation. the meanings hereby assigned

to them :-The words "Town of Bombay" shall include the

Islands of Bombay and Colaba and the Port of Bombay as defined under the provisions of Act XXII of 1855 (An Act for the Regulation of Ports

and Port-dues.)

The words "Commissioner of Police" shall include a Deputy Commissioner of Police specially appointed to perform the duties assigned to a

Commissioner by this Act.

Words importing the singular number shall include the plural number, and words importing the plural number shall include the singular

Words importing the masculine gender shall include females.

> W. MORGAN, Clerk of the Council.

Antilications, Appointments, &c.

No. 1375.

Fort William, Home Department,

The 12th September 1856.

Notification.—Under Section XVII. Act No. XXXI. of 1855, it is hereby notified that such Regulations have been provided, and such measures taken, as the Governor General in Council deems necessary for the protection of Emigrant laborers, Natives of India, during their residence in the Colony of Grenada and in respect of their return

The said Act will accordingly take effect as to the said Colony of Grenada from this day.

By order of the Right Hon'ble the Governor General in Council,

CECIL BEADON,

Secy. to the Govt. of India.

No. 4761.

Fort William, Foreign Department,

The 12th September 1856.

The Governor General in Council is pleased to recognize the nomination of Mr. John Ogilvy Hay as Consul for Holland at Akyab.

#### No. 4762.

Lieutenant C. K. M. Walter, Officiating Assistant to the Agent to the Governor General for the States of Rajpootana, has obtained leave of absence, under the Military Rules, for one month, from the 1st instant, on private affairs.

### No. 4763.

The Revd. Dr. Carshore, Chaplain of Anar-kullee, Lahore, has obtained two months' privilege leave, under the Rules dated 29th April last, with effect from the date on which he may avail himself of it.

## No. 4764.

The Revd. C. Garbett, Chaplain of Umballa, has obtained one month's privilege leave, from such date as he may avail himself of it, after the return from leave of the Reverend Mr. Ellis.

## No. 4765.

Mr. Sub-Assistant Surgeon Good, attached to the Jail Hospital at Moulmein, has obtained leave of absence, on Medical certificate, for six months, to visit the Straits, for the benefit of his health.

### No. 4766.

The 16th September 1856.

The Right Hon'ble the Governor General in Council is pleased to make the following promotions in the Punjab Commission:—

Major J. Clarke, ... To be a Deputy Commissioner 1st Class.

Mr. H. Brereton, ... To be Deputy Com-Mr. H. Monckton, ... missioners 2nd Class. Mr. R. P. Jenkins, ...

Mr. G. Ouseley, ... To be Deputy Com-Mr. J. Naesmyth, ... missioners 3rd Class.

G. F. EDMONSTONE, Secy. to the Govt. of India.

#### No. 42.

Fort William, Financial Department, The 15th September 1856.

Notification.—Notice is hereby given, that the Salaries, Pay, Batta and Allowances of the Civil, Military and Marine Departments, for the month of September 1856, will be payable as under:—Military and Marine Departments, on Wednesday,

the 1st proximo. Civil Department, on Wednesday, the 15th prox-

imo.

By order of the Right Hon'ble the Governor.

General of India in Council,

E. DRUMMOND,

Offig. Secy. to the Govt. of India.

No. 166.

Fort William, Public Works Department,

PUBLIC.

The 15th September 1856.

Appointment.—The Right Hon'ble the Governor General in Council is pleased to make the following appointment:—

Lieutenant E. C. S. Williams, of Engineers, Superintendent of the Topographical Survey in Pegu, to be Principal of the Civil Engineering College at the Presidency.

> W. E. BAKER, Lieut.-Col., Secy. to the Govt. of India.

### No. 2415.

Orders by the Lieutenant-Governor of Bengal.

Appointments.—The 30th August 1856.— The under-mentioned Gentlemen have been appointed to form a Committee to superintend the affairs of the Bethune School:—

Mr. C. Beadon, . . . . President.

Rajah Kalikishen Behadoor,

Pertubchunder Sing Behadoor,
Rae Hurrochunder Ghose Behadoor,
Baboo Amruth Lal Mitter,

Prannath Chowdry,

" Ramrutten Roy, " Rajender Dutt, " Nursing Chunder Dutt, " Bhowany Persad Dutt,

Ramapersaud Roy, Kashipershad Ghose,

Pundit Ishwur Chunder Bidyasagur, Secretary.

Members.

The 11th September 1856.—Mr. A. A. Mantell Civil Assistant Surgeon of Balasore, to have charge of the Charitable Hospital and Dispensary at that Station.

The 12th September 1856 — Moulavy Noorool, jumma to officiate from the 4th instant as Law Officer of Chittagong.

Mr. F. J. A. Elson to be Ex-officio Conservator of the Port of Chittagong, under the provisions of Act XXII of 1855.

Leave of Absence—The 11th September 1856.
—Moulavy Ulies Hyder, Sudder Ameen and Sudder Moonsiff of Noacolly, from the 15th instant to the re-opening of the Civil Courts, under Section VI. of the Uncovenanted Absentee Rules

The 12th September 1856.—Captain C. Sharp, Principal Assistant to the Commissioner of Arracan, at Akyab, for one month, under the Military Rules, dated the 20th May 1851, making over charge of the current duties of his Office to the Junior Assistant, Mr. W. H. Beddy, who will conduct the same during the absence of Captain Sharp, or until further orders.

## No. 517.

Notification.—The 12th September 1856.—With the sanction of the Governor General of India in Council, it is hereby declared that the Port of Chittagong, and the Navigable River and Channel leading to that Port, are subject to Act No. XXII. of 1855.

The limits of the said Port of Chittagong are as follows:—

To the North-East a line drawn across the River Kurrumfoolee, from the boundary pillar at the mouth of the Chuktye Nullah to the boundary pillar on the opposite bank of the said River.

To the South-West a line drawn across the said river, from the boundary pillar at the mouth of the Gowaldangah Nullah to the boundary pillar on the opposite bank at the Northernmost point of Luckhea Chur.

These limits include so much of the River Kurrumfoolee, and of the shores thereof, as are within fifty yards of high-water mark at springtides.

The limits of the Navigable River and Channels leading to the said Port of Chittagong made subject to this Act are as follows:—

To the North, the Port of Chittagong as above defined.

To the South, the mouth of the River Kurrum-foolee within the outer Buoys.

All parts of the River Kurrumfoolee, between the said limits and below high-water mark sty spring-tides, are subject to the said Act.

### PORT RULES.

With the sanction of the Governor General of India in Council, the following Port Rules have been made and are hereby promulgated for general information and guidance:—

Rule 1.—Every Vessel, on arrival within the Pert of Chittagong, shall take up such berth as may be appointed for it by the Conservator, from which

it shall not be removed (except in case of emergency) without the sanction of the Conservator being first obtained, and shall change its berth when required by the same authority to do so.

when required by the same authority to do so.

Rule 2.—Every Vessel lying within the limits of the Port shall be moored, and shall keep a

clear Hawse.

Rule 3.—No Vessel within the Port of Chittagong, or the Navigable Channel leading thereto, shall lie close to the shore, or shall in any other way obstruct the passage of Boats in shore.

Rule 4.—Every Vessel within the Port of Chittagong shall rig in her Jib and Driver Boom as soon as she has moored, and shall so retain them until authorized to rig them out by the Conservator.

Rule 5.—All Vessels within the Port, or the Navigable Channel leading thereto, lying at single anchor or moored in the Stream, are invariably at night to hoist a light at the starboard foreyardarm, or in other than square-riggei Vessels, at some other conspicuous part of the Vessel.

W. GREY, Secy. to the Govt. of Bengal.

Orders by the Hon'ble the Lieutenant-Governor North-Western Provinces.

No. 1530 A. of 1856.

Separate Revenue Department,

Head Quarters, the 30th August 1856.
Appointments.—Mr. C. W. Bradford to be Collector of Customs at Hodul.

Mr. E. W. Butler to be Collector of Customs

at Allahabad.

No. 1543 A. of 1856.

Judicial Department, The 3rd September 1856.

Leave of Absence.—Mr. Robert Bensley Thornhill, Civil and Sessions Judge of Banda, for one month, under Section XII. of the Amended Absentee Rules, from the 15th instant.

#### No. 1547 A. of 1856.

Appointments.—Mr. J. Bickers to officiate as Deputy Collector and Deputy Magistrate of Mirzapoor, during the absence of Mr. John Walker, or till further orders.

The above cancels the appointment made in Government Order No. 1418 A., dated 21st August last, of Mr. J. J. Palmer to Mirzapoor and Sheikh Gholam Hosein to Muttra.

### No. 1552 A. of 1856.

Mr. Robert Bensley Thornhill to be Civil and Sessions Judge of Banda.

Mr. Fredrick Bebb Gubbins to be Magistrate and Collector of Etawah.

Mr. Charles George Hillersden to be Magistrate and Collector of Cawnpoor.

The above appointments will have effect from the 1st July last.

No. 1574 A. of 1856.

The 4th September 1856.

Tajooddeen to be 2nd Class Moonsiff of Chaorpatha in Nursingpoor, from the 10th April last.

This cancels his appointment to Jubbulpoor, in Notification No. 1269 A. of 4th ultimo.

. No. 1582 A. of 1856.

The 5th September 1856.

Bisheshur Dyal to officiate as Sudder Ameen and Moonsiff of Azimgurh.

No. 1598 A. of 1856.

The 6th September 1856.

Leave of Absence.—Mr. George Dundas Turnbull, Officiating Civil and Sessions Judge of Allygurh, for one month, under Section XII. of the Absentee Rules, from the 25th instant, or such subsequent date as he avails himself of the leave.

C. B. THORNHILL,

Offg. Secy. to Govt., N. W. P.

General Orders by the Right Hon'ble the Governor General of India in Council.

Fort William, 13th September 1856.

No. 1183 of 1856.—The following Notifications, from the Foreign Department, are published in General Orders:—

No. 4696, dated 12th September 1856.—Captain B. T. Reid, Deputy Commissioner of Umballa, has obtained general leave of absence for three months, under the Military Rules, to visit Calcutta, preparatory to applying for Furlough to Europe, with effect from the 1st November next, or from the date on which he may avail himself of it.

No. 4697, dated 12th September 1856.—The services of Captain A. Hunter, of the 25th Regiment Native Infantry, Second in Command, 4th Regiment of Infantry, Gwalior Contingent, are placed at the disposal of His Excellency the Commander-in-Chief, consequent upon Regimental promotion.

No. 4699, dated 12th September 1856.—The services of Lieutenant E. C. S. Williams, of Engineers, Superintendent of the Topographical Survey in Pegu, are placed at the disposal of the Public Works Department, with a view to his appointment as Principal of the Civil Engineering College at the Presidency.

No. 1184 of 1856.—The following Notifica-tions, from the Public Works Department, are published in General Orders :-

162, dated 9th September 1856.—The Right Hon'ble the Governor General in Council is pleased to confirm the leave of absence, on private affairs, granted by the Chief Commissioner of the Punjaub to Lieutenant J. G. Medley, Superintendent, Indus Canals, for sixty days, from the 25th ultimo, or from such date as he may avail himself of the same.

No. 163, dated 11th September 1856.—Appointment.—The Right Hon'ble the Governor General in Council is pleased to make the following appointment :

Second Lieutenant R. Home, of the Corps of Engineers, attached to the Sappers and Miners, to officiate as Deputy Superintendent of the Eastern Jumna Canal.

No. 165, dated 12th September 1856.—Appointment.-Brevet Lieutenant-Colonel A. Cunningham, of Engineers, Executive Engineer, Mooltan, to officiate as Superintending Engineer 1st Circle, in the Punjaub, vice Major Sharp, deceased.

No. 1185 of 1856 .- The following Notification, issued by the Hon'ble the Lieutenant-Governor

of Bengal, is published in General Orders:—

Leave of Absence.—11th September 1856.—
Civil Assistant Surgeon G. N. Cheek, of Bancoorah, for two months, from the 1st November next, under the Rules applicable to Military Officers in Civil employ.

No. 1186 of 1856.—Captain G. Hatch, of the 57th Regiment Native Infantry, Deputy Judge Advocate General, Presidency Division, is appointed to the charge of the Judge Advocate General's Office, on the departure from the Presidency, on the 20th instant, of Lieutenant-Colonel K. Young.

Fort William, 16th September 1856.

No. 1187 of 1856.—The under-mentioned promotions will take place, agreeably to Government General Order No. 410 of the 4th April 1855:—

Lieutenant-Colonel David Simpson, Bengal Infantry, to be Colonel in the Army. Major William Wallace Dun-

lop, Madras Infantry, to be Lieutenant-Colonelin the Army, Captain Thomas Studdert (deceased), Bombay Engineers, to be Major in the Army,

Lieutenant-Colonel John Millar, Madras Infantry, to be Co-

lar, Mauras lonel in the Army, lonel in the Army, Major Coll Mac-Brevet Major Coll Mac-leod, Madras Infantry, to be Lieutenant-Colonel in the

Captain Peter Grenville Cazalet, Madras Infantry, to be Major in the Army,

From the 13th April 1855, vice Major-General E. Gwatkin, Bengal Infantry, deceased.

From the 1st May 1855, vice Major-General W. N. Forbes, Bengal Engineers, deceased.

Lieutenant-Colonel Alexan-der Peter Le Messurier, Bombay Infantry, to be Colonel in the

Major George Stephens Brown (retired), Bombay Infantry, to be Lieutenant-Colonel in the

Captain Richard Kinkead, Madras Artillery, to be Major in the Army,

From the 7th May 1855, vice Major-General D. Williamson, Bengal Infantry, deceased.

Lieutenant-Colonel George Logan, Madras Infantry, to be Colonel in the Army,

Major David Ross, Bengal Infantry, to be Lieutsnant-Colonel in the Army, Captain James George Bal-

main, Madras Artillery, to be | Major in the Army,

From the 3rd August 1855. vice Lieutenant-General R. Tickell, C. B., Ben-Engineers, gal deceased,

Brevet Lieutenant-Colonel Philip Anstruther, C. B., Madras Artillery, to be Colonel in the Army,

Major Edward Dupré Townshend, Bengal Infantry, to be Lieutenant-Colonel in the Army,

Captain Frank Turner, Bengal Artillery, to be Major in the Army,...

From the 22nd August 1855, vice Lieutenant-General A. Watson, Bengal Cavalry, deceased

Lieutenant-Colonel Albert Pinson, Madras Infantry, to

be Colonel in the Army, ... Major William John Baptist Knyvett, Bengal Infantry, to be Lieutenant-Colonel in the

Captain George Selby, Madras Artillery, to be Major in the

From the 15th September 1855, vice General H. S. Osborne, Bombay Infantry, deceased.

Lieutenant-Colonel John Francis Bird, Madras Infantry, to be Colonel in the Army,...

Major Charles Frederick Liardet, Madras Infantry, to be Lieutenant-Colonel in the Army,

Captain Henry Alexander Carleton, Bengal Artillery, to be Major in the Army,

From the 5th December 1855, vice Lientenant-General B. Roope, Bengal Infantry, deceased.

Lieutenant-Colonel George Monro Carmichael Smyth, Bengal Cavalry, to be Colonel in the Army,

Brevet Major William Henry Budd, Madras Infantry, to be Lieutenant-Colonel the

Captain Hugh Thomas Matthews Berdmore, Madras Ar-tillery, to be Major in the Army,

From the 10th February 1856, vice Major-General Sir W. H. Sleeman, K.C.B., Bengal Infantry, deceased.

Lieutenant-Colonel William Lang, Madras Infantry, to be Colonel in the Army, MajorJames Alexander, Mad-

ras Cavalry, to be Lieutenant-Colonel in the Army,
Captain William Henry Delamain, Bombay Artillery, to be Major in the Army,

Lieutenant-Colonel Walter Rutherford (deceased,) Bengal Infantry, to be Colonel in the

Major Nathaniel Dunbar Barton, Bengal Cavalry, to be Lieutenant-Colonel in the

Captain William Forbes Hutton, Madras Infantry, to be Major in the Army,

Lieutenant-Colonel Richard Blood, Bombay Infantry, to be

Colonel in the Army, ... Major Thomas Dalyell, Bengal Infantry, to be Lieutenant-Colonel in the Army, ...

Captain Jonathan Fowler, Madras Cavalry, to be Major in the Army,

Peter Lieutenant-Colonel Melvill Melvill, Bombay Infantry, to be Colonel in the Army, Major Christopher Birdwood,

Bombay Infantry, to be Lieute-nant-Colonel in the Army, ... Captain George Alfred Mar-shall, Madras Infantry, to be Major in the Army,

Lieutenant-Colonel William Brett, Bombay Artillery, to be

Colonel in the Army, ... Brevet Major James Whistler, Madras Cavalry, to be Lieute-nant-Colonel in the Army, ... Captain George Verner,

Bengal Infantry, to be Major in the Army,

Lieutenant-Colonel William Couperus McLeod, Madras Infantry, to be Colonel in the

Major William Stuart Menteath, Bengal Infantry, to be Lieutenant-Colonel in the Army,

Captain Robert Ogilvie Gardner, Madras Infantry, to be Major in the Army,

From the 18th February 1856, vice Lieutenant-General Sir J. H. Littler, G. C. B., Bengal Infantry, deceased.

From the 18th March 1856, vice Lieutenant-General Sir H. Pottinger, Bart. and G. C. B., Bombay Infantry, deceased.

From the 2nd April 1856, vice Lieut.-General T. Wilson, C. B., Bengal Infantry, deceased.

From the 9th April 1856, vice General J. Greenstreet, Bengal Infantry, deceased.

From the 18th May 1856, vice Major-General J. D. Syers, Bengal Infantry, ceased.

From the 8th June 1856, vice Lieut.-General D. McLeod, Bengal Engineers, ceased.

The promotions of any of these Officers made in Government General Orders of dates previous to the present Order are hereby cancelled.

No. 1188 of 1856 .- The Regimental Order issued to the 4th Regiment Sikh Local Infantry, dated the 20th July 1856, appointing Lieutenant G. A. Williams, Officiating Adjutant to the Regiment, to officiate also as Second in Command, in addition to his duties as Adjutant, during the absence on leave of Lieutenant L. Nicholson, or until further orders, is confirmed.

No. 1189 of 1856.-The Right Hon'ble the Governor General of India in Council is pleased to make the following appointments:-

Ordnance Commissariat Department.

Lieutenant W. A. Mylne, Deputy Commissary of Ordnance (on leave), to be a Second Class Commissary of Ordnance, vice Major Robertson, transferred to another situation.

Captain G. E. Voyle, Second Class Commissary of Ordnance, to act as a First Class Commissary, during the absence on leave of Major Channer, or until further orders.

No. 1190 of 1856.—Magazine Serjeant William Webb is promoted to the rank of Sub-Conductor from the 29th August last, the date on which he passed the prescribed Examination.

No. 1191 of 1856 .- At the recommendation of His Excellency the Commander-in-Chief, grounded on the long and meritorious services of Subadar Major Gunness Misser, formerly of the 2nd Regiment Native Infantry (Grenadiers,) the Right Hon'ble the Governor General of India in Council is pleased to sanction the Brevet Pay of his rank being continued to that Native Officer, from the date of his transfer to the Invalid Pension Establishment.

No. 1192 of 1856 .- The Right Hon'ble the Governor General of India in Council is pleased to make the following temporary appointments:-

Deputy Assistant Commissary Isaac James Corcoran to be an Acting Assistant Commissary of Ordoance,

Conductor John Borthwick to be an Acting Deputy Assistant Commissary of Ordnance, ...

During the time Assistant Commis-sary of Ordnance H. Michell may hold charge of the Arsenal of Fort Arsenal William.

No. 1193 of 1856.—In conformity with Government General Order, No. 144 of 1852, the following Statement of Deposits made in the General Treasury, during the month of August 1856, on account of the Estates of deceased European Commissioned, Non-Commissioned and Warrant Officers and Soldiers of the East India Company's Service, is published for general information; and it is hereby notified, that claims to the Estates in question, which shall not be preferred to the Sub-Treasurer by Executors and Administrators before the conclusion of twelve months after the date of decease, cannot be attended to in this country, as the money, after that period, will be remitted to, and made payable by, the Hon'ble the Court of Directors only —

Statement of Deposits made at the General Treasury of Fort William, on account of Estates of deceased European Commissioned, Non-Commissioned, Warrant Officers and Soldiers of the East India Company's Service, in August 1856.

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Date of Deposit.	Rank.	Corps	General Number.	Date of Decease.	Testate or Interfate.	Amount of monies acer from the adjustment Estates.	Amount of Donation Ba due to Estates.	omA bemisions issort	Amount paid in	benieser truomA -	Andrease di mangana di	Sterling, F. E.	Barine
7th Robert Hayes,	COMMISSIONED AND	COMMISSIONED AND WARRANT OFFICERS.  We Conductor, Commissariat Department,		24th June 1855,	Intestate,	751 10 0	:	751 10 0				-	Relations, J. Moore, Armagh, and T. Moore, near Market Street, same comp.
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, Napler Kincald Johnston Mac- Renzic, Adams,	Ditto, Offg. Sub-Conductor,	6th Light Cavalry, Ordnance Department,		96th April 1856, 18th February 1866,	Testato,	115 0 0 2018 8 7	14	115 0 0					nearlah Adans, motter, Wrecklasham, near Fornham, Survey.
18th Napier Kincald Johnston Mac- konsie, 20th Francis Alexander Williamson, " William Adams,	Lieutenant, Major, Offig. Sub-Conductor, Servenat,	6th Light Ownlry, 68rd Native Infantry, Ordinance Department, Arrillery	[1]	26th April 1856, 17th April 1856, 18th February 1856,	Left a Will, Testate,	561 36 4 4 6 6 6 6	14 1	\$61 \$6 4 6 \$6 6 \$6 6	111	:::	11.1		Scanal Atana, mether, Wreckleban, near Forthern Survey.
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98h Ton Henry Toulmin,	Lieutenant,	Mth Native Infantry,		fith July 1855,		ns 2 m		nr sue					Emily, and James Arthur Baker.
4	Captain,	. 3rd European Regiment, .		17th December 1858,	Intestate,	160 - 5 - 4		150 5 4					ter's wither and two children.
	NON-COMMISSIONE	NON-COMMISSIONED OFFICERS AND SOLDIERS.	KS.										
4th John Slattle,	. Private.	. ; thad Eur. Bougal Pushiers,	200	2nd Pebruary 1655,	Intestate,	1 12 6		1 12 0					Stare of deceased's despiter, Liber
5th William Thompson,	Ditto.	, tre ditto,	0005	16th May 1856,	Dilito,	110		1 1 9					Brother, John Thompson, Bath, Sonserset, England.
" Heury Perrin,	Ditto,	Ditto,	916	Ditto,	Dilto,	16 3 6		N 5 8					Mother, Rachel Perrin, Newtown, Barry, Werfurd, Ireland.
	一日 は 一日 日本	門に かんだい とせん はない		* Also one Silver F	'ogu Medal, with	Class.							

		Replance.		Loft a bruther in the Suppers and Minute, a musher and (it is supposed) a bus- ther and setter at Electron Larmon,	Tr innote, Waterford, Irriand, May Rayan, Waterford, Irriand, Father, John MeArlan, Bethies, Antrine, Ireland.	Re-transferred from London to India, and to be retained in India for deceased's two children, Robert Leggest and Mac-		this sum), and deceased's nother, Bridget O'Rajaran, of Kilrush, County Clara, Perish of Kilenahai, fredand.	Parities, Withan Whiterparin, Changen,	thampion.  Brother James Howard, Sider Ultraheth	Howard, Wextord, Ireland Pather, Charles Capon, Framingham, South the Capon, Framingham,	Next of kin not known, Mother Britist Menn, Wesport, Mayo, Pather, James Kefford, Satton, near Big-	Bernall section	urer.
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では一般の地方の意思		8	ERS AND SOLDIERS - (CD)	Sappers and Miners, Shipire. Gribbire. GrandTrunkKoad,	4th Co. 1st Batin. Arty	Lahore & Peshawur Boad,	1st Co. 2nd Eur. Bengil Fusiliers. 3rd European Regiment,		Ditto,	Ditto,		Ditto, Ditto,		
	· · · · · · · · · · · · · · · · · · ·	Real.	NON-COMMISSIONED OFFICERS AND SOLDIERS - (Continued.)	(Corporal,	Gunner, Private,	Corporal, Assl. Overseer, Lahoro & Peshawur Road,	Invalid Privato,			Dilito,		111		1 6
	, hier	Date of Dopo		Sth. Heary Kingewill.	10th Samuel Fryan, 10th George McArian,	That William Thompson,	29th Parrick Parrell, 27th Michael Shannen,		28th Thomas Winterburn,	" Robert Hefford,	Charles Capon,	No. of Concession, Name of Street, or other party of the Concession, Name of Street, or other pa		FORT WILLIAM;

FORT WILLIAM; General Treasury, The 30th August 1856.

R. J. H. Birch, Colonel, Secy. to the Gout. of India, in the Mily. Dept.

## Dotice.

THE General Treasury will be closed from Saturday, the 4th, to Tuesday, the 14th proximo, on account of the Hindu Holidays, Doorgah Poojah and Luckhee Poojah (both days inclusive.) All Acceptances which may fall due between the 3rd and the 15th proximo will be payable at the General Treasury on any business day from the 22nd September to the 3rd October 1856 (both days inclusive.)

J. I. HARVEY Sub-Treasurer.

General Treasury, The 5th September 1856.

#### Motification,

Persons desirous of working the valuable Diamond Mines of the Maha Nuddee are hereby informed, that after the 1st of January 1857, the privilege will be leased to any one who shall be considered to have made the most eligible offer for the same

2nd. Besides Precious Stones, Gold is to be met with in considerable quantities and the party who may rent the privilege of working the Diamond Mines will be entitled to appropriate all Diamonds, Precious Stones and Gold that he may find in the bed of that river within the limits of the Sumbulpore Division during the period of his lease,

3rd. Unless a proportional inducement be offered, a lease will not be granted for a period of mere than three years, but applicants are requested to state at what rate per annum they are agreeable to rent the Mines, and how many years' lease they are desirous of obtaining, with particulars of all modifications they may wish made in the conditions now set forth.

4th. Parties proposing to rent the Mines must be prepared to lodge in the Treasury at Sumbulpore one year's rent in advance as security for the fulfilment of the terms of the lease taken up by them, and the rent will be demanded in three instalments yearly. If at any time during the lease, the period of one year, calculated from the date of payment of the last instalment, be allowed to elapse without the payment of an instalment, the security money shall be forfeited and the lease considered to have expired.

5th. Further particulars may be learnt on applying to the Officiating Senior Assistant Commissioner at Sumbulpore.

R. C. Birch, Lieut.,
Offg. Sen. Asst. Commr.
Sen. Asst. Commr.'s Office;

Sumbulpore, The 7th May 1856.

## Madras Crhibition of 1857.

## NOTIFICATION.

The Right Honorable the President and Members of the Committee for the Madras Exhibition of 1857 have the honor to announce, that Articles from all Countries will be admitted to the Madras Exhibition, to be held in the beginning of 1857, and be allowed to compete for Prizes; but, with a view to promote the good of this Country, it is hereby notified that Money Prizes, Medals, &c, will only be given for Articles capable of being applied in the Arts and Manufactures of India, or calculated to be of use to its people.

It will be necessary that each Local Committee attend to the following points:—Each Article sent for Exhibition must be (1) distinctly labelled, and the label must (2) set forth the district or locality from which the Article is sent; (3) the name of the Exhibitor; and (4) the price of the Article. Each Local Committee will also state in their Invoice List, how each article they send is to be disposed of at the close of the Exhibition, in the event of its not having been sold for the price put upon it by the Exhibitor.

The several Local Committees will consider

The several Local Committees will consider themselves at liberty to add to their numbers such affluential Natives of their District as they may consider likely to aid them in promoting the ob-

jects in view.

It would greatly facilitate the accurate performance of the duties of the General Committee if the Local Committees and the Exhibitors when addressing communications on the subject of the Exhibition would adhere to the official form of communication; or, in case of the non-official or private form being adopted, if they would so mark the letter, or such portions of it, in case of the letter being of a mixed nature, as may be intended to be private or non-official.

EDWARD BALFOUR, Secretary, Madras Echibition.

Banqueting Hall, 7th February 1856.

With reference to the foregoing Notification, which the undersigned has been requested to publish in the Calcutta Gazette, he begs to state that he has been also requested to receive from the Bengal Presidency all Packages containing Contributions for the Madras Exhibition of 1857.

J. H. Bell, Officiating Mint Master.

Sheriff's Office, the 6th September 1856.

NOTICE is hereby given, that a Sessions of Oyer and Terminer and Gaol Delivery, and also an Admiralty Sessions, will be holden by the Supreme Court of Judicature at Fort William in Bengal, for the Town of Calcutta and Factory of Fort William, and the places subordinate thereto, at the Court House, in the Town of Calcutta, on Saturday, the Twenty fifth day of October next, at 12 o'clock at noon.

The Court will open on the first day of the Sessions at 12 o'clock at noon, and upon each succeeding day precisely at 11 o'clock in the forenoon, of which all persons are required to take notice.

J. H. FERGUSSON, Sheriff.

দরিফ আফিদ ৬ শেগুমর ১৮৫৬ দাল।

ন্মাচার দেওয়া ষাইতেছে যে আগামী ২৫ আকুবর ১৮৫৬ নাল শ'নবার দুই পুহরের সময় কলিকাতার কোটউইলেমের এবং তাহার অস্তঃপাতি যে নকল স্থান তরিমিছে বন্ধদেশের ফোটউইল গমের শুপ্রেম কোট আপান আদালত ঘরে ওয়েরটরমিনর এবং এডমাইরেল্টা অথাৎ মহা নমুদু সম্পর্কীয় মোকদ্যা নিস্পত্তিজ্ঞা এক সেশীব্যান অর্থাৎ মিছিল করিবেন।

अह (मणीय़ान कठकान शंशांख वनित्वक ठाहांब প্রথম দিবস দুই প্রহরের সময় তাহার পর প্রতি मियम अशादता चन्छात ममस विभिद्धक अहे विषय मक्टल यह श हो भून ।

J. H. FERGUSSON, Sheriff.

#### No. 4762. Motice.

THE following reduced Rates of Freight on the Steamers on the Dacca and Assam line, above Bugwah, which have been sanctioned by Govern-ment, are published for general information:—

From Calcutta	Pe	r Cu foot	bie	Pe	r Se	er.	M	Per	nd.
	Re	As.	P.	Ra	An	Р.	Ra.	A8.	P.
* To Burrisaul or Daces	0	8	0	0	0	6	1	4	0
*, Serajgunge, Dewangunge   or Bugwah,	0	12	0	0	-0	9	1	14	0
" Gowalpara or Gowhatty	0	14	0	0	0	10	2	1	4
" Texpore or Beshnath,	1	0						8	
" Seebsaugor or Debrooghur,	1	2	0	0	1	2	2	14	8

Also, as an experimental measure, for Grain and Articles of food commonly consumed by Natives, from the intermediate Stations of Burrisaul, Dacca, and Serajgunge, provided space be available, at the special rates named below:-

FORT WILLIAM; Marine Supdt's Office, The 12th August 1856. H. Howe, Secretary.

\* As before.

#### MEMO.

THE following revised Directions for approaching the Sandheads are published for general information.

By order of the Offg. Supdt. of Marine,
FORT WILLIAM,
The 15th September 1856. H. Howe, Secretary.

## DIRECTIONS

# APPROACHING THE SANDHEADS IN BOTH MONSOONS.

THE SOUTH-WEST MONSOON.

THE South-West Mousoon may be considered to commence on the 15th March, on which date the Pilot Vessels take up their station near the Buoy on the Pilot's Ridge as described below. The South-West Monsoon is over by the end of September.

2nd. False Point Light House is in latitude 20° 194' North and longitude 86° 47' East, and a Buoy is placed in 211 fathoms on the Pilot's Ridge, in latitude 20° 494' North and longitude 87° 42' East, the Buoy therefore bears from False Point Light House North 59° 49' East, true, and

distant 594 miles.

3rd. A Vessel, therefore, after making the Light House at False Point (in passing which she ought not to go into less than 10 fathoms), should bring it to bear about West-South-West 10 or 15 miles distant, when she will be in 11 or 12 fathoms; then steer East-North-Eastward when the soundings will gradually increase to 23 fathoms on the Eastern edge of the Pilot's Ridge; she should then regulate her course so as to keep between the Ridge and 27 fathoms, when, by attention to the lead and nature of the soundings, course and distance run from the Light House, it is almost impossible to avoid making the Pilot Vessels, as their cruizing ground is immediately to the North-East of the Light Vessel stationed during the South-West Market Pilot Vessel stationed during the South-West Monsoon in close proximity to the Buoy on the Rid

4th. The soundings to seaward of the Pilot's Ridge are, in general, a greenish or olive-colored mud, with occasionally a few bits of broken shells mixed with it; whilst those on the Ridge are of a shelly sand, or minute gravel, of a reddish or

rusty brown color.

5th. Vessels approaching the Station are earnestly warned to be careful in avoiding collision when communicating with either the Light, or supplying Pilot Vessels; and, on making the former at night, they are strongly recommended to heave to, at a proper distance, till day-light, by which measure they will avoid the probability of passing the supplying Pilot Vessels in the darkness of the night.

6th. The Eastern Channel Light Vessel is in latitude 21° 04' North and longitude 881° 14' East, and therefore bears from the Buoy on the Pilot's Ridge, North 63° 26' East, true; and distant 32½ miles. The Eastern Channel Light Vessel, from the 15th March to the 15th September, burns a blue light every half hour and a maroon every quarter hour during the night, commencing at

7 P. M.; and her standing light is a plain light.
7th. The Pilot's Ridge Light Vessel shows
from the 15th March to the 15th of September a plain standing light, and burns a blue light every hour and a maroon at the intermediate half hours.

8th. It is important to observe the difference as to the blue lights and maroons shown by the Eastern Channel and the Ridge Light respectively, as, if this is attended to, a Vessel, out in her reckoning, or uncertain of her position, cannot possibly mistake one for the other.

THE NORTH-EAST MONSOON.

9th. This Monsoon, which constitutes the fine season in the Head of the Bay of Bengal, is considered to commence in October and end in the beginning of March. During this season the Pilot Station is about the outer Floating Light situated in the Eastern Channel as above, and Vessels coming in should make directly for that mark. The Pilot Vessels cruize in the day time spreading East and West of, sometimes a little to the Southward of the Light Vessel, and at night anchor in positions not far from her. At this season she shows a maroon or torch-light every half hour and a blue light every hour.

DIVIE ROBERTSON,

Master Attendant. FORT WILLIAM, The 1st March 1856.

#### Steam Motice.

THE Hon'ble Company's Steamer Fire Queen will be despatched to Rangoon and Moulmein on the 20th instant.

By order of the Offg. Supdt. of Marine,
FORT WILLIAM;

Marine Supdt's Office,
The 13th Sept. 1856. H. HOWE, Secretary. In the Supreme Court of Judicature at Fort William in Bengal.

IN EQUITY. To BE SOLD pursuant to an Order of the Supreme Court of Judicature at Fort William in Bengal bearing date the Second day of October in the year of our Lord One thousand Eight hundred and Fifty-five made in a certain Cause pending therein wherein Joseph Spencer Judge and George William Grant Bristow are Complainants

and Sreemutty Jogmovah Dabee and Greender Chunder Ghose are Defendants with the appro-bation of William Macpherson Esquire the Master of the said Court at his Office in the Court House in the Town of Calcutta on Monday the 22nd day of September One thousand Eight hundred and Ffty-six at the hour of twelve in the noon the Estate commonly known as Dwarkanauth Tagore's Belgachee Garden in the pleadings of the said

Cause mentioned that is say-

All those two several upper-roomed brick-built Messuages Tenements or Dwelling-houses with the piece or parcel of land or ground on part whereof the same respectively are standing erected and built containing by estimation one hundred and sixty-four biggahs be the same more or less situate lying and being in Dhee Punchunogram in the District of the Twenty-four Pergunnahs and Province of Bengal butted and bounded in manner following that is to say on the North by the Dum-Dum Road on the East by lands now or lately belonging to Hullodhur Kasaree and Ramchund Kasaree on the South by a public lane or road and on the West by lands now or lately belonging to Aushootosh Day Promothonauth Day and Callydoss Bandopadhya.

An abstract of title of this property may be seen at the Office of Mr. Thomas Edward Bristow

Judge, No. 2, Old Post Office Street.

Further particulars and Conditions of Sale may

be had at the Master's Office.

W. MACPHERSON,

Master. THOMAS EDWARD BRISTOW JUDGE,

Solicitor. CALCUTTA; Supreme Court, Master's Office, The 22nd August 1856.

In consequence of the closing of the Court Offices, the Sale of Dwarkanauth Tagore's Belgatchea Garden, which is advertized to take place before the Master of the Supreme Court on Monday, the 22nd instant, in a Cause of Judge and another versus Jogmoyah Dabee and another, will be held on Saturday, the 20th instant, at one o'clock P. M.

W. MACPHERSON,

THOS. E. B. JUDGE,

Master.

Solicitor. Calcutta, Supreme Court; Master's Office, The 16th September 1856.

NOTICE.—In the event of these Dividends remaining unclaimed for six months from this date, they will be paid into the Court.
IN THE MATTER OF N. H. A. CAMPBELL, AN INSOLVENT.
Schedule of the Fourth Unclaimed Dividends.

NAMES OF CREDITORS.	Amount of Claim.	4th Dividend at 3-5-4. 2nd Feb. 1856,
Burkinyoung, J. A	0074 11 1	Co.'s Rs. As. P. 1 13 4 2 0 30 0 0

Gonalchunder Mookerjes	1710	0 0	57 10 8
Moheschunder Boss	5488	8 5	182 15 2
Ramchunder Boss	642*	8 0	28 12 0
Smith, Cowell & Co	444	6 0	14 12 10
Sreenauth Ghose	300	0 0	10 0 0
	9	o's Ru	337 10 10

IN THE MATTER OF JOSEPH DESSA; AN INSOLVENT, Schedule of the First Unclotmed Dividends.

Names of Cremtors.		out of	1st Div 40 pe 2nd F	idend at r Cent. oh. 1856.
Budruddy Baker	30 R	An. P.	Co.'s Re 12	An P
tor H. J. Joskim,	247 50	0 0	98	12 10 0 0
		Co.'s I	ls. 130	12 10

IN THE MATTER OF MATHEW STEEL TEMPLETON, AN ISBULYEN, Schedule of the Second Unclaimed Dividends.

NAMES OF CREDITORS.	Amoun		000	8 per ( 2nd Fe	Cent	86211
	Co.'s Rs	AR	P. (	lo, a Re	Ax	p
Browne and Co., F. W.	107	15	0		10	9
Clerk, W.	80	0	0	6	6	1
Dick, G. S	250	0	0	20	0	0
Gobinchunder Shaw	40	0	0	3	8	0
Hurrochunder Ghose		0	0	q	-6	-
Hay, G. C		0	0	4	0	100
Muddoosoodun Day		0	0	32.00	18	34
Nundolall Sein	-	0	0	7.0	AR	0.50
Rajbullub Seal and Co		0	0	12	9	0
Rajoundo Seat and Co	00	200	1	280230	0	9
		Co.'s	Ra	67	9	8

E. E. JOHN COCHRANE,
Official Assign

Court for the Relief of Insolvent Debters at Calcutta.

In the matter of the Asiatic Marine Insurance Office, being a Joint Stock Company, duly registered under an Act for the Regulation of Registered Joint Stock Companies.

On Saturday, the 7th day of June instant, it was ordered that such of the Shareholders of the said Asiatic Marine Insurance Office, resident in Calcutta, or the suburbs thereof, as have

neglected to pay the sum of Company's Rupes 3,000, at which they have been respectively further assessed in respect of each Share held by them in the said Company, do, on or before the 10th day of July next, pay to the Official Assignee the respective sums at which they have been respectively further assessed as aforesaid; and that the Shareholders of the said Asiatic Marine Insurance Office, resident in Hong-Kong and in Bombay, do, on or before the 10th day of September next, and that the Shareholders of the said Asiatic Marine Insurance Office, resident in the Mauritius and in Great Britain, and all other places not herein specifically mentioned, do, on or before the 10th day of November next, pay to the said Official Assignee the respective sums at which they have been further assessed as aforesaid in respect of the Shares held by them respectively in the said Company; and that in case any of the Shareholders of the said Asiatic Marine Insurance Office shall neglect to comply with this order within the time hereby limited, the said Official Assignee shall be at liberty to apply to the Court that such defaulting Shareholders may be adjudged to have committed an act of insolvency, according to the provisions of the Act XI. Vic. cap. XXI.

Denman, Hatch & Davis, Attorneys. Chief Clerk's Office, 17th June 1856.

In the matter of Thomas Menzies, late of Mirzapore, carrying on business there and at Cawnpore as a Merchant and Agent, under the style and firm of T. Menzies and T. Menzies & Co., and afterwards in partnership with Bernhard Howard, of Mirzapore, at present residing in Calcutta, under the style and firm of 1 T. Menzies & Co., an Insolvent. the said Court.

On Saturday, the 6th day of September instant, it was ordered that the hearing of this matter should stand adjourned until Saturday, the 1st day of November next, and that the order made in this matter for the ad interim protec-tion of the said Insolvent from arrest should be enlarged to the said 1st day of November next, and that the said Insolvent should then attend to be examined by

Paul and Carruthers, Attorneys.

In the matter of Albertina Charlotte Ross, Widow, late of No. 12, Waterloo Street, in Calcutta, Lodging House Keeper, but now of Kidderpore, in the Suburbs of Calcutta, an Insolvent.

On Saturday, the 6th day of September instant, it was ordered that the hearing of this mattershould stand adjourned until Saturday, the 1st day of November next, and that the order made in this matter for the ad interim protection of the said Insolvent from arrest should be enlarged to the said 1st day of November next, and that the said Insolvent should then attend to be examined by the said Court.

Marshall, Attorney

In the matter of Wil-) liam Richard Robertson, of Meredith's Lane, in Calcutta, a Clerk in the Uncovenanted Service of the East India Company of the Board of Revenue, in the Lower Provinces, an Insolvent.

On Saturday, the 6th day of September instant, it was ordered that the hearing of this matter should stand adjourned until Saturday, the 1st day of November next, and that the order made in this matter for the ad interim protection of the said Insolvent from arrest should be enlarged to the said 1st day of November

next, and that the said Insolvent should then attend to be examined by the said Court.

Gasper, Attorney.

On Saturday, the 6th In the matter of Ma-) thew D'Silva, of No. 13, day of September instant, it was ordered that Emaumbaug 2nd Lane, in Calcutta, a Section Writer in the Foreign the hearing of this matter should stand adjourn-Department, an Insoled until Saturday, the 1st day of November next, with liberty to the said Insolvent to amend his Schedule filed in this matter; and that the order made in this matter for the ad interim protection of the said Insolvent from arrest should be en-larged to the said 1st day of November next, and that the said Insolvent should then attend to be examined by the said Court.

Lyons and Wray, Attorneys.

In the matter of George Benjamin Smith, of Chinsurah, in the Province of Bengal, and of No. 73, Dhurrumtollah, in Calcutta, an Assistant in the Foreign Department of the Government of India, an Insolvent.

On Saturday, the 6th day of September instant, it was ordered that the hearing of this matter should stand adjourned until Saturday, the 1st day of November next, with liberty to the said Insolvent to amend his Schedule filed in this matter; and that the order made in this matter for the ad interim protection of the said Insolvent from arrest should be enlarged to the said 1st day of November next, and that the said Insolvent should then attend to be exa-

mined by the said Court. Beeby, Attorney.

In the matter of Koondunlall Khettry, of Banstollah Gully, Burtollah Street, in Calcutta, Cloth Merchant, an Insolvent Trader.

On Saturday, the 6th day of September instant, it was ordered that the hearing of this matter should stand adjourned until Saturday, the 1st day of November next, that the said Insolvent should then attend to be examined by the said

Court.

Sherrington, Attorney.

In the matter of Edgar Horatio Radeliffe, Wellesly Square Street, in Calcutta, an Assistant employed in the Office of the Superintendent and Remembrancer of Legal Affairs, an Insolvent.

On Saturday, the 6th day of September instant, it was ordered that the hearing of this matter should stand adjourned until Saturday, the 1st day of November next, and that the said Insolvent should then attend to be examined by the said Court.

Robertson, Attorney.

In the matter of John On Saturday, the 6th Mackay, an Insolvent. day of September in-On Saturday, the 6th stant, it was ordered that the order made in this matter on the 2nd day of December 1854 should be further enlarged, and that the further hearing of this matter should stand adjourned until Saturday, the 1st day of November next.

Allan and Thomas, Attorneys.

In the matter of Gun-ganarain Chunder, an day of September in-stant, it was ordered that the order made in this matter on the 1st day of September 1855 should be further enlarged, and that the further hearing of this matter should stand adjourned until Saturday, the 1st day of November next.

Robertson, Attorney.

In the matter of Ann On Saturday, the 6th Elizabeth Phillott, an day of September insolvent. the petition of the said Insolvent, seeking the benefit of the Act XI. Vic. cap. XXI., should be

Paul and Carruthers, Attorneys.

In the matter of Henry \ On Saturday, the 6th Mendes, an Insolvent. \ \ day of September instant, it was ordered that the petition of the said Insolvent. vent, seeking the benefit of the Act XI. Vic. cap. XXI., should be dismissed.

Beeby, Attorney.

In the several matters of Mathew Steel Templeton, Netterville Henry Alexander Campbell (third Insolvency), and Joseph Dessa, Insolvents.

On Saturday, the 6th day of September instant, it was ordered, upon the application of the Official Assignee, that three several accounts of unabove matters should be claimed Dividends in the above matters should be

On Saturday, the 6th received and filed in the Office of the Chief Clerk.

J. Cochrane, Official Assignee.

In the matter of Ma-thew Alexander Pillans, an Insolvent.

On Saturday, the 6th day of September in-stant, it was ordered that the Assignee do pay and divide the sum of Company's Rupees 5,048-9-11 to and amongst all the Creditors upon the Estate of the said Insolvent as a Dividend at the rate of Company's Rupees 100 per cent upon such of the debts admitted in the Schedule of the said Insolvent, and claims proved, as have been duly substantiated in proportion to their several debts, and upon the other debts admitted in the Schedule, when and so soon as such debts, or any of them, shall be duly substantiated upon Affidavit filed in this Court, with liberty to the said Assignee to apply to the Court from time to time for directions respecting any debts, or any other matter or thing relating thereto.

#### J. Cochrane, Official Assignee.

In the matter of Albert
John DeHochepied Larpent and another, Instant, it was ordered that
the Assignee do pay and
Runees 19,723-11-4 divide the sum of Company's Rupees 19,723-11-4 to and amongst all the Creditors upon the Estate of the said Insolvents as a Dividend at the rate of Company's 2 annas 3 pies per cent, upon such of the debts admitted in the Schedule of the said Insolvents, and claims proved, as have been duly substantiated in proportion to their several debts, and upon the other debts admitted in the Schedute, when and so soon as such debts, or any of them, shall be duly substantiated upon Affidavit filed in this Court, with liberty to the said Assignee to apply to the Court from time to time for directions respecting any debts or any other matter or thing relating thereto.

### J. Cochrane, Official Assignee.

In the matter of Sreemutty Matraney and I Khoyrattee Mater, of Dhyhatta, in Burra Bazar, in Calcutta. Matraney and Mater, Insol-

Notice, that the petition of the said Insolvents, seeking the benefit of the Act XI. 7ic. cap. XXI., was filed in the Office of the Chief Clerk on the 9th day of

September instant, and by an order of the same date, the Estate and Effects of the said Insolvents were vested in the Official Assignee.

Beeby, Attorney.

In the matter of Sree-On Tuesday, the 9th mutty Matraney and day of September in-Khoyrattee Mater, of stant, it was ordered Dhyhatta, in Burra Bapetition of the said In-solvents should be heard zar, in Calcutta, Matraney and Mater, Insolvents. on Saturday, the 1st day of November next, and that the sa d Insolvents

should then attend to be examined by the said Court.

Beeby, Attorney.

Notice, that the peti-In the matter of Go-) In the matter of Go-vindchunder Day, late of Colootollah, in Cal-of Colootollah, in Cal-cutta, Trader, an Insol-in the Office of the Chief Clerk on the 12th day of September instant, and by a corder of the same date, the Estate and Effects of the said Insolvent were vested in the Official Assignee.

Goodall, Attorney.

In the matter of Go-vindchunder Day, late day of September in-of Colootollah, in Cal-stant, it was ordered cutta, a Trader, an Inthat the matters of the petition of the said Insolvent. solvent should be heard on Saturday, the 1st day of November next, and that the said Insolvent should then attend to be examined by the said Court

Goodall, Attorney. Chief Clerk's Office, 15th September 1856.

In the matter of Edward Spilsbury Green-street, an Insolvent Stant, it was ordered that street, an Insolvent the first Saturday in the month of October 1857 should be appointed for the further hearing of this matter, and that unless cause be shown to the contrary on that day, the said Insolvent should be discharged personally, as well as to his after acquired property, from all liability for debts, claims and demands of and against the said Insolvent at the time of the filing of his petition for relief.

Hatch, Attorney.

Inthematter of Peter De- \ On Saturday, the 6th Penning, an Insolvent. \ day of September instant, it was ordered that the first Saturday in the month of October 1857 should be appointed for the further hearing of this matter, and that unless cause be shown to the contrary on that day, the said Insolvent should be discharged personally, as well as to his after acquired property, from all liability for debts, claims and demands of and against the said Insolvent at the time of the filing of his petition for relief.

Abbott, Attorney.

In the matter of James On Saturday, the 13th Titherington, an Insolday of September invent. Court, the said Insolvent was adjudged entitled to his personal discharge under the Act XI. Vic. cap. XXI. as to all persons named in his Schedule as Creditors or claiming to be Creditors respec-

Abbott, Attorney. Chief Clerk's Office, 16th September 1856.

#### Oriental Bank Corporation.

INCORPORATED BY ROYAL CHARTER.

WITH reference to Government Notification No. 5, Fort William, Financial Department, 26th January 1855, notifying the intention of Government to dissolve its connexion with the Government Agency

The Oriental Bank Corporation undertake the safe custody of Government Paper, Shares in the

Capital Stock of the Bank of Bengal, and other

local Stocks, free of all charge.
Will draw Interest and Dividends on the same as they fall due, and remit at the current rates of exchange, or pay the same according to instruc-

If to be remitted through the Corporation,

If to be paid in India, a Commission will be charged of

On returning Government Paper or Share Certificates out of safe custody, On the purchase of Government

or other Securities, On the sale of Government Paper or other Stock, the proceeds of which are to be remitted through the Corporation, ...

.. Without charge. No charge for selling Government Securities in safe custody.

WM. ANDERSON,

Agent.

Without charge.

1-4th per Cent.

1-4th per Cent.

1-4th per Cent.

ORIENTAL BANK CORPORATION; ) Culcutta, 29th January 1855.

#### Agra and United Service Bank.

THE GOVERNMENT OF INDIA having, by Notification of 25th January 1855, signified its intention to dissolve its existing connexion with the Government Agency, the AGRA AND UNITED SERVICE BANK will, on being furnished with the necessary powers receive charge of Government Paper and Bank Shares from the Agent, and realize the Interest when due and Dividends when declared. The Bank will also sell or invest in these Securities for Constituents.

Forms of Letters and Powers of Attorney may be obtained on application to the Bank at Calcutta. or its Branches at Agra and Lahore.

When the proceeds of Government Paper or Shares sold, or of Interest and Dividends realized are remitted by the Bank's Drafts on England, or on its Indian Branches, no Commission will be charged.

If otherwise paid, or when the Paper or Shares are delivered over, the charge for Commission will be 1 per cent.

#### Hours of Business.

From and after Wednesday, the 1st August, from 10 A. M. to 3 P. M., except on Saturday, when the Bank will be closed at 3 P. M.

FRANCIS R. NEILSON,

Secretary.

No. 2, Council House Street, Calcutta, 30th January 1855.

#### The Calcutta Steam Tug Association. REGISTERED UNDER ACT No. XLIII. OF 1850.

A DIVIDEND at the rate of Co's. Rs. 70 per Share is now payable at the Office of the Secretaries. Proprietors are requested to send their Share Certificates to the Office, that Receipts and Cheques may be prepared.

GORDON, STUART & Co.,

Calcutta, 15th Sept. 1856.

Secretaries.

## Bengal Coal Company.

REGISTERED UNDER ACT NO. XLIII, OF 1852.

NOTICE is hereby given, that the Directors have resolved, in pursuance of the terms of the Second Article of the Amended Deed of Co-partnership, to call up the additional Capital of One Lakh of Rupees, and the holders of the present Capital Stock are informed that they may subscribe for the same at par, in the proportion of one new Share to every fifteen old Shares. The amount so subscribed for must be paid on or before the 15th January 1857.
Payments will be received in anticipation and

will bear Dividend from the date of payment.

By Order of the Directors,

GORDON, STUART & Co.,

Secretaries.

CALCUTTA, 15th September 1856.

## Calcutta Mercantile Marine Engurance Society, 1854-59.

REGISTERED UNDER ACT XLIII. OF 1850.

THE Fourth Half-yearly General Meeting of the Proprietors will be held at the Office of the Secretary on Tuesday, noon, the 23rd instant, for the inspection of Accounts, &c.

By the Authority of the Committee,

M. C. JOAKIM,

Secretary.

CALCUTTA, 15th September 1856.

#### Cantion! Caution! Caution!

Notice is hereby given, that on the night of Tuesday, the 9th instant, Gold Ornaments, Jewellery, &c., to the value of nearly Company's Rupees 7,000, and five Seals, one bearing my name Roy Munneeloll Sing, and year 1269 Hijree, and one in the name of my late father Roy Rutten Sing, and three others of my ancestors, all in Persian character, having been stolen from my house, No. 20, Durponarain Thakoor's Lane, Alaka Jora-bagan, of which due notice has been given at the Police; the Public are cautioned not to regard as genuine any document or paper bearing the stamp of any of these Seals without my personal authentication.

ROY MUNNEELOLL SING.

CALCUTTA, 12th September 1856.

LOST .- Second-half of a Bank of Bengal Note, No. 33666, for Company's Rupees 20, payment of which has been stopped at the Bank.

LOST.—The Right-hand Half of a Bank of

Bengal Note, No. 01964, for Rs. 250.

Any one finding the said Half, and making it over to Messrs. Greenway Brothers, Calcutta, will oblige the Advertiser. Payment has been stopped at the Bank.

LOST-In transit by Dawk, from Jessore-The Second-half of a Bank of Bengal Note, No. 23927, for Company's Rupees 100, payment of which has been stopped at the Bank.

# Post Office Volifications.

#### No. 735.

#### OVERLAND MAIL.

THE Overland Mail, vin Marseilles and Southampton and the intermediate Ports (Madras, Cey. lon, Aden, Penang, Singapore and Hong-Kong,) per P. and O. Co.'s Steamer Hindostan, will be closed at this Office on Monday, the 22nd instant.

1st. Pre-payment on Letters for the United Kingdom, directed vid Marseilles and Southamp.

ton, is optional.

2nd. Steam Postage on Letters addressed via Southampton to France, or to any place in Foreign

Europe, or through Great Britain to any Colony, cannot be pre-paid in India.

3rd. Steam Postage on all Letters for Foreign Europe vid Marseilles or vid Trieste, and for the United Kingdom via Trieste, as well as for places in the Mediterraneau and in Egypt, must be pre-paid.

pre-paid.

4th. Letters for the United Kingdom directed viá Trieste, if posted unpaid, (or insufficiently paid by Stamps,) will be forwarded to London viá Marseilles. Those Letters unpaid, or insufficiently stamped for Foreign Europe, will be sent to London viá Southampton, bearing the full amount of Postage due thereon, and Letters for places in Egypt and the Mediterranean will be treated as Unclaimed Letters.

5th. Letters for Madras, Ceylon, Bombay, Aden, Malacca, Penang, Singapore, and Hong-Kong,

are chargeable with Steam Postage, the pre-payment being optional.

6th Letters for the Mauritius, Australian Colonies, China (except Hong-Kong.) Manilla, Batavia.

Java, Bourbon, or any place not a British Possession, must be pre-paid.

7th. No money will be received in payment of Postage on Letters, which must be paid by Stamps.

With regard to Newspapers and Prices Current, the following Rules are applicable:-Sth.

9th. Newspapers or Prices Current posted in India for Great Britain and France are not subject in India to any charge for Steam Postage, but Newspapers, &c. posted in India, addressed to any British Colony or Possession, or any Foreign Port, or any Port in India, are, if sent by Her Majesty's Mail Steamers, or via Southampton through England, liable to a Steam Postage Charge of One Penny (Nine Pie) which must be pre-paid in Cash. Newspapers sent through Great Britain via Marseilles are liable to a Postage Charge of Three Pence, and if addressed to British North America via the United States, a Charge of One Penny must be levied on account of the United States, in addition to all other Postage.

10th. Newspapers, &c., brought to India by Her Majesty's Packets from a Foreign Port, without having passed through Great Britain, are chargeable with British Postage of One Penny (Nine Pie) on

delivery

11th. Newspapers sent or received through Great Britain, to or from Peru, Chilli, Bolivia, Ecnador, the Sandwich Islands, California, or any Colony addressed vid Panama, are subject to a Steam Transit Charge of One Anna and Six Pie, which must be paid on despatch or delivery, in addition to any Indian Postage.

12th. Only one paper can be sent in one cover.

FORT WILLIAM ; General Post Office The 10th September 1856.

C. K. DOVE, Deputy Post-master General.

No. 767.

NOTICE is hereby given, that the Mails for Penang, Singapore and China, for transmission per Steamer Lightning, will be closed at this Office on Friday, the 19th instant.

FORT WILLIAM; General Post Office, The 12th September 1856.

C. K. DOVE. Deputy Post-master General.

No. 678.

NOTICE is hereby given, that the Mails for Singapore and China, for transmission per Steamer Fiery Cross, will be closed at this Office on Wednesday, the 24th instant.

FORT WILLIAM; General Post Office, The 12th September 1856

C. K. Dove, Deputy Post-master General.

NOTICE is hereby given, that the Mails for Rangoon and Moulmein, for transmission per H. C. Steamer Fire Queen, will be closed at this Office on Friday, the 19th instant.

C. K. DOVE Deputy Post-master General.

FORT WILLIAM; General Post Office, The 12th September 1856.

No. 1542. Dotice.

From the 1st September 1856, the Delivery Peons of the Calcutta Post Office, as also those ttached to the Subordinate Offices at Howrah and Bally, will be dressed in Uniform of Green and Red, with a Black Belt from the right shoulder across the breast, on which their Badges will be fastened; each Peon will be supplied with a Bell; and the Public are particularly requested to attend to the following Extracts from the Post Office Rules for the Management of the Post Office Department passed by the Governor General in Council.

ment passed by the Governor General in Council:—

Clause XVII.—The Delivery Peons are prohibited from going out of their usual course to deliver

Letters, Papers or Parcels, and from delivering them without immediate payment of the exact amount of Postage, and they are not bound to give change; should they be subject to detention, they are not to deliver the Letters, Papers or Parcels, but to return them in the evening to the Post Office for delivery the following day.

Complaints how to be presented for inspection; and when any complaints are preferred against any Peon, the Number on his Badge should be specified.

Post Office prohibited from bited from giving change to parties sending or receiving Letters in any case.

With the view of expediting the delivery of Letters and Papers, the Public are requested to co-operate with the Post Office Department by affixing at their Gates Letter Boxes, into which the Peons will deliver all Paid Letters and Papers only.

CALCUTTA GENERAL POST OFFICE, }
The 28th August 1856.

C. K. DOVE, Deputy Post-master General.

It is hereby notified, that unless marked for particular Ships, all Letters received at the General Post Office, between Monday, the 8th September 1856, and Sunday, the 14th September 1856, both dates inclusive, were despatched by the under-mentioned Vessels, which sailed from Calcutta on dates specified:—

Letters received on dates, from and to	By what Ship de- spatched.	Bound to	Remarks.
9th to 14th ditto, 8th to 14th ditto,	Blair,	Ditto,	Ditto on the 20th Sept. 1856.
CALCUTTA:	Value Harris		C. K. Dove.

General Post Office, The 16th September 1856. C. K. Dove, Deputy Post-master General.



# SUPPLEMENT TO

# The Calcutta Gazette

# Dublished by Authority.

# WEDNESDAY, SEPTEMBER 17, 1856.

### Land: Sale Dotice.

NOTICE is hereby given, under Section VI. Act I. of 1845, that the under-mentioned Estates in Zillah Mymensing will be put up to public and unreserved Re-sale, at the Collector's Office of that District, on the 24th November 1856, or 10th Agran 1263 B. S., Monday, for arrears of Revenue:—

Class I.—Permanently-settled Estates.

No. 1016.—Talook Joygobind Sein, Pergunnah Burbazoo; recorded proprietor, Nobokishto Sein, auction purchaser; sudder jumma, rupees 5-12-10.

No. 1063.—Pergunnah ditto, Talook Kishtonath Surma; recorded proprietor, Kasseenath Dutt, auction purchaser; sudder jumma, annas 11-8

auction purchaser; sudder jumma, annas 11-8.

No. 5438.—Pergunnah Burbazoo, Chur Atburrooah, appertaining to Neez Atburrooah; recorded proprietor, Neelkunt Goopeenath Sirkar; sudder jumma, rupees 131-11-4.

HEAT MEETINGS CONTRACTOR

Collector

MYMENSING COLLECTOR'S OFFICE, ? The 1st September 1856.



SECOND SUPPLEMENT TO

# The Calcutta Gazette.

WEDNESDAY, SEPTEMBER 17, 1856.

			Behar.			
ARTICLES.	Gyah.	Jehanabad, 30 miles from Sudder Station.	Daoodnugger, 40 miles from Sudder Station.	Behar, 40 miles from Sudder Station.	Shergotty, 20 miles from SudderStation.	Arrah
Flour, (Midah.)  Garlic, Ghee, Cow's,  Buffaloe's,  Buffaloe's  Buffaloe's,  Buffaloe's,  Buffaloe's,  Buffaloe's,  Buffaloe's  Buffaloe's,  Buffaloe's,  Buffaloe's,  Buffaloe's,  Buffaloe's  Buffaloe's,  Buffaloe's  Buffaloe'	4 0 45 0 110 0 2 8 10 0 15 No. 12 0 4 4 17 0 19 0 26 0 18 0 16 0 25 0 20 0 14 0 20 0 2 8 2 10 14 0 20 0 2 8 2 10 14 0 20 0 2 8 2 10 14 0 2 8 2 10 14 0 2 8 2 10 14 0 2 8 2 10 1 18 0 1 18 0 1 18 0 1 18 0 1 18 0 1 18 0 2 0 2 0 2 0 2 0 3 0 2 0 3 0 4 3 5 0 0 1 1 0 1 1 0 1 1 0 2 0 1 0 1 0 1 0 1 0 1 0 1 0 1 0 1	Srs. C.  20 0 34 0 4 0 120 0 100 0 2 0 10 0 0 0 14 0 4 0 22 0 27 8 16 0 15 0 27 8 0 0 16 0 15 0 2 12 10 0 32 8 33 12 120 0 32 8 33 12 120 0 32 8 33 12 120 0 35 0 30 0 15 0 0 0 35 0 30 0 15 0 0 0 37 8 10 0 21 4 22 8 16 0 21 0 0 0 80 0 87 8 10 0 21 4 22 8 16 0 21 0 0 0 80 0 80 0 80 0 80 0 80 0 80 0 80	Srs. C.  27 8 48 0 4 12 26 bskt. 28 bskt. 2 10 11 12 0 0 0 19 8 4 12 26 4 29 8 41 0 31 8 19 8 41 0 31 0 126 No. 11 hkry. 18 8 23 8 0 0 0 33 4 23 8 0 0 0 0 0 0 0 0 0 15 8. 27 8 39 0 14 8 2 14 5 0 0 0 0 0 0 0 0 0 15 8. 27 8 39 0 14 8 2 14 5 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Srs. C.  19 0 38 12 3 12 115 0 160 0 2 0 5 0 0 0 12 0 4 0 17 0 16 0 22 8 160 No. 190 0 15 0 16 0 22 4 3 0 12 0 20 0 0 0 28 12 30 0 0 0 28 12 30 0 0 0 28 12 30 0 0 0 28 12 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Srs. C.  20 0 0 0 0 3 12 100 0 120 0 2 4 11 8 0 0 0 11 8 4 9 19 0 0 28 0 24 0 13 0 24 0 0 0 125 No. 240 0 0 0 2 8 2 10 0 0 0 2 8 2 10 0 0 0 2 7 0 105 0 0 0 0 2 7 0 13 8 0 0 0 2 8 13 0 2 0 0 0 0 0 2 8 13 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Srs. 18 32 4 80 90 0 6 0 18 4 20 23 31 18 6 24 5 160 15 14 1 2 10 18 0 32 32 0 0 0 0 65 21 16 0 4 4 70 35 77 20 21 15 17 0 6 0 0 9 7 5 0 2 10 0 24 9 11 9

bad.					Sarun,		Chum- parun.	Bhaugul- pore.	Mon- ghyr.
Doomroan, 307miles from Sudder Sta- tion.	Buxar, 40 miles from Sudder Sta- tion.	Nasrœgunge, 40 miles from Sudder Station.	Sasseram, 50 miles from Sudder Sta- tion.	Sewan, 36 miles from Sudder Sta- tion.	Burrowla, 38 miles from Sudder Sta- tion.	Meergunge, 44 miles from Sudder Sta- tion.	Sudder Station.	Soozagunge.	Sudder Station.
Srs. C.	Srs. C.	Srs. C. 20 0	Srs. C.	Srs. C. 20 0	Srs. C.	Srs. C.	Srs. C.	Srs. C, 18 12	Srs. C. 20 0
35 0 4 8 90 0 100 0 0 21 4 0 0 0 13 0 4 12 20 0 21 0 32 0 19 0 16 0 28 0 0 0 15 0 14 0 2 4 2 10 40 12 20 0 32 0 33 0 0 0 0 0 0 0 0 0 0 0 0 0	34 0 4 8 90 0 100 0 0 2 4 0 0 0 13 0 4 12 20 0 21 0 32 0 16 0 28 0 0 0 16 0 28 0 0 0 16 0 2 10 10 12 20 0 0 0 32 0 0 0 0 0 32 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	35 0 4 0 0 0 100 0 14 0 14 0 21 0 0 0 32 0 18 0 0 0 28 0 0 0 12 0 0 0 14 0 12 0 2 12 3 0 0 0 14 0 12 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	37 0 4 0 110 0 120 0 0 4 6 0 0 0 16 0 4 4 21 0 25 0 35 0 20 0 14 0 26 0 27 0 80 No. 240 0 15 0 12 0 3 2 8 0 22 0 0 0 32 0 35 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	32 0 4 8 0 0 0 0 2 8 8 0 25 No. 16 0 4 4 23 0 0 0 27 0 23 0 12 8 23 0 25 0 176 No. 0 0 14 0 21 2 2 12 16 0 0 0 31 8 0 0 0 0 31 8 0 0 0 0 32 No. 0 0 0 0 352 No. 0 0 0 0 32 8 20 0 0 0 0 0 32 8 20 0 0 0 0 0 0 0 0 0 31 8 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	34 4 4 12 0 0 0 0 0 2 12 3 8 20 No. 16 0 4 4 19 0 0 0 24 0 19 0 0 0 24 0 0 0 24 0 0 0 0 0 24 0 0 0 0 0 24 0 0 0 0 0 0 0 24 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	32 0 4 4 0 0 0 0 2 8 6 0 28 No. 18 0 4 4 21 8 20 0 23 8 0 0 0 15 4 23 12 2 2 16 0 27 4 0 0 30 0 31 8 0 0 0 32 12 22 0 8 1 0 0 0 0 3 8 1 0 0 0 3 8 1 0 0 0 3 8 1 0 0 0 1 7 8 0 0 0 1 7 8 0 0 0 1 8 8 1 0 0 0 1 7 8 0 0 0 1 8 8 1 0 0 0 1 7 8 0 0 0 1 8 8 1 0 0 0 1 0 0 0 1 8 8 1 0 0 0 1	42 0 4 8 0 0 0 0 2 8 8 12 0 0 14 0 26 0 18 0 0 0 21 0 28 0 0 0 21 0 2	37 8 4 6 100 0 150 0 0 5 6 4 16 No. 20 0 3 13 18 12 16 4 30 0 22 8 0 0 25 0 30 0 128 No. 200 0 13 12 12 8 1 9 2 0 15 13 0 0 26 4 27 8 0 0 0 6 4 41 4 0 0 0 6 4 41 4 0 0 0 7 8 30 0 10 15 1 14 2 8 3 2 62 8 43 12 20 0 10 0 10 0 10 0 10 0 10 0 10 0 1	42 0 4 8 126 0 137 0 2 10 5 4 24 No. 17 0 4 0 20 0 21 0 32 0 24 8 19 0 32 0 120 No. 168 0 17 0 4 12 1 14 17 0 30 0 14 bdis 0 5 33 0 14 bdis 0 5 34 0 17 0 28 8 24 0 11 0 28 8 24 0 11 0 3 4 30 0 47 8 21 0 1 14 0 0 3 4 30 0 47 8 21 0 1 14 0 0 3 4 30 0 47 8 21 0 1 15 0 1 15 0 1 15 0 1 15 0 1 15 0 1 15 0 1 15 0 2 0 1 15 0 2 0 1 15 0 2 0 1 15 0 2 0 2 0 2 0 2 0 2 0 3 0 3 0 3 0 3 0 3 0 3 0 3 0 3 0 3 0 3

	Tirhoot.	Purneah.	Rajsha- hye.	Pubnah.	Rung- pore.	Bograh.	Dinage- pore.
ARTICLES.	Mozufferpore.	Sudder Station.	Rampore Beauleau.	Sudder Station.	Sudder Station.	Sudder Station.	Sudder Station.
	Srs. C.	Srs. C.	Srs. C.	Srs. C.	Srs. C.	Sra. C.	Sm. C.
Attah, per Rupee - Barley, (Jow.) " " Betel-nut, (Suparee,) " Bhoosa, White, " " Missah, " " Cardamoms, " " Cardamoms, " " Cocoanuts, " " Cocoanuts, " " Cocoanuts, " " Coriander-seed, (Dhunia,) Cotton, " " Dal, Urhur, " " Gram, " " Khesaree, " " Maskullye, " " Moong, " " Mustoor, " " Muttur, " " Eggs, " " Fire-wood, " " Flour, (Midah,) " " Garlic, " " Goor, Cane, " " Goor, Cane, " " Goor, Cane, " " Gram, (Boot,) 1st sort, " Today of the first of the fi	16 0	14 0 55 0 4 0 60 0 80 0 0 4 8 0 16 No. 10 0 4 0 18 0 21 0 32 8 32 8 128 No. 200 0 12 0 16 0 1 0 2 0 32 0 18 0 0 0 24 0 29 0 32 bdls. 0 4 45 0 45 0 18 0 28 0 32 0 13 0 0 0 0 0 4 8 32 0 16 bdls. 21 0 8 0 9 0 16 bdls. 21 0 8 0 9 0 16 bdls. 21 0 8 0 9 0 9 0 8 0 9 0 9 0 8 0 9 0 9 0 8 0 9 0 9 0 8 0 9 0 9 0 8 0 9 0 9 0 8 0 9 0 9 0 8 0 9 0 9 0 8 0 9 0 9 0 8 0 9 0 9 0 8 0 9 0 9 0 8 0 9 0	16 14 0 0 5 4 48 12 60 0 7 8 32 No. 24 0 3 15 16 14 16 14 37 8 19 34 10 0 26 4 128 No. 200 0 6 0 16 0 1 14 2 0 24 0 10 8 0 0 26 4 28 2* 0 0 0 0 0 0 17 13 31 14 24 0 12 0 28 8 9 13 0 0 0 0 22 8 9 13 0 0 0 0 22 8 9 13 0 0 0 0 0 0 22 8 9 13 0 0 0 0 0 0 0 0 22 8 9 13 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	16 0 45 0 7 0 100 0 0 0 6 13 0 32 No. 60 0 5 0 21 5 16 0 50 0 25 0 10 8 26 0 40 0 128 No. 160 0 27 0 2 6 2 8 27 0 16 0 32 0 35 0 4 bdls. 0 5 0 30 0 18 0 30 0 18 0 30 0 18 0 30 0 18 0 30 0 18 0 31 0 26 0 40 0 27 0 40 0 28 0 40 0 30 0 11 12 5 0 5 5 5 8 0 2 12 10 8 4 bdls. 16 0 9 0 13 12 5 0 5 5 5 8 0 2 12 10 8 4 bdls.	14 10 0 0 4 33 0 0 0 0 0 0 0 0 0 0 0 0 18 0 0 0 18 0 0 0 18 0 0 0 0 0 18 0 0 0 0 0 0 0 1 2 11 4 9 0 0 0 0 0 1 2 11 4 9 0 0 0 0 0 1 2 11 4 9 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	12 6 0 0 4 2 0 0 0 0 1 6 5 8 32 No. 13 12 3 1 14 7 12 0 30 0 20 0 199 No. 128 bdls. 11 0 11 0 24 7 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	14 0 18 0 4 8 90 0 100 0 1 8 8 8 30 No. 16 0 3 0 19 0 16 0 30 0 21 0 208 No. 170 0 11 0 20 0 208 No. 170 0 1 13 1 14 16 0 1 10 20 0 4 pns. 0 4 0 0 21 0 0 0 1 12 0 0 3 8 60 0 69 0 31 0 9 0 21 0 9 0 21 0 9 0 21 0 9 0 21 0 9 0 21 0 9 8 7 8 0 4 8 2 4 0 5 pns. 13 0 0 0 1 0 5 8 19 0

Maldah.	Dacen	Furreed- pore.	Sylhet.	Cachar,	Backer- gunge,	Chitta- gong.	Tipperah.	Bullooah.	Nuddea.
English Bazar.	Sudder Station.	Sudder Station.	Sudder Station.	Sylchar.	Burrisaul.	Sudder Station.	Comillah.	Sudder Station.	Kishennagore.
Srs. C.  17  0  48  0  40  0  80  0  64  0  2  0  7  8  32  No.  16  0  2  8  18  0  16  0  37  0  24  0  8  0  192  No.  280  0  192  No.  280  0  1  8  1  12  32  0  10  0  0  25  0  30  0  400bdls  0  0  512  No.  0  0  37  0  16  0  13  0  24  0  37  0  16  0  13  0  27  8  30  0  512  No.  0  0  10  0  11  0  0  0  11  0  0  0  11  0  0  0  12  0  0  0  14  0  5  0  0  0  15  0  0  0  16  0  17  0  18  0  19  0  10  0  11  0  10  0  11  0  11  0  12  0  13  0  24  0  25  0  27  8  0  0  27  8  0  0  28  0  29  0  10  0  11  0  0  0  11  0  0  0  12  0  0  0  14  0  5  0  15  0  16  0  17  0  18  0  19  0  10  0  11  0  10  0  11  0  10  0  11  0  10  0  11  0  11  0  12  0  13  0  24  0  14  0  15  0  16  0  17  0  18  0  19  0  10  0  11  0  10  0  11  0  10  0  11  0  10  0  11  0  11  0  12  0  13  0  14  0  15  0  16  0  17  0  18  0  19  0  10  0  11  0  10  0  11  0  10  0  11  0  10  0  11  0  10  0  11  0  10  0  11  0  10  0  11  0  10  0  11  0  10  0  11  0  10  0  11  0  10  0  11  0  10  0  11  0  10  0  11  0  10  0  10  0  11  0  10  0	Srs. C.  14 0 80 0 5 4 80 0 90 0 0 5 6 6 0 32 No. 20 0 3 12 18 0 17 0 35 0 13 0 14 0 35 0 180 No. 160 0 12 0 24 0 2 0 1 12 25 0 1 10 0 0 0 22 0 25 0 4 bdls. 0 4 0 0 0 0 18 0 32 8 16 0 16 0 32 8 2 12 3 12 30 0 75 0 16 0 33 0 16 0 33 0 10 0 10 4 10 0 8 0 11 0 8 0 12 0 8 0 8 0 8 0 8 0 8 0 8 0 8 0 8 0 8 0 8	Srs. C.  14  0  40  0  6  0  160  0  0  4  10  0  40  No  25  0  3  0  20  0  18  0  25  0  12  0  23  0  30  0  16  0  20  0  17  0  30  0  18  0  20  0  16  0  20  0  17  0  20  0  18  0  20  0  10  0  20  0  20  0  11  0  20  0  20  0  20  0  20  0  20  0  20  0  20  0  20  0  20  0  20  0  20  0  20  0  20  0  20  0  32  0  12  0  16  0  20  0  32  0  16  0  20  0  32  0  17  0  30  0  20  0  31  2  3  8  60  0  65  0  00  0  20  0  31  2  3  8  60  0  65  0  00  0  20  0  31  2  3  8  60  0  60  0  15  0  31  2  3  8  60  0  15  0  31  2  3  8  60  0  15  0  30  0  10  0  10  0  30  0  10  0  30  0	Srs. C.  12 0 7 8 4 8 61 8 74 0 0 3 7 8 40 No. 16 4 5 8 15 8 25 4 31 0 21 8 12 0 25 0 25 12 156 No. 240 0 7 8 21 0 2 4 2 8 15 0 13 0 15 8 7 4 8 8 140 bdls. 0 3 0 0 0 0 20 0 35 0 16 0 13 8 1 12 4 0 3 4 20 0 71 0 11 0 35 0 40 0 24 0 28 0 40 0 9 8 9 12 0 0 0 0 3 8 3 12 5 4 1 12 0 77bdls. 41 0 68 8 14 12 15 0 77bdls. 41 0 68 8 14 14 8	Srs. C.  0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Srs. C.  10 8 21 0 5 8 45 0 64 0 0 5 8 0 60 No. 16 0 13 0 32 0 21 4 10 12 16 0 128 No. 64 bdls. 8 0 16 0 1 12 2 0 16 0 10 12 0 0 21 4 25 0 0 0 0 0 20 0 30 0 22 0 0 0 2 14 0 0 0 0 2 14 0 0 0 0 2 14 0 0 0 0 2 14 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Srs. C.  16 0 0 0 8 0 48 0 32 0 0 4 10 0 21 No. 10 0 3 0 14 0 11 0 18 0 20 0 128 No. 10 bdls. 13 0 12 0 1 4 1 8 5 0 11 0 20 0 8 bdls. 0 3 192 No. 0 0 10 0 28 0 11 0 20 0 20 0 22 0 8 bdls. 0 3 192 No. 0 0 10 0 28 0 11 0 20 0 20 0 20 0 20 0 20 0 20 0 20	Srs. C.  9 2 0 0 4 0 0 0 0 0 0 4 10 10 0 0 0 16 0 3 0 12 12 0 0 0 32 0 12 12 21 5 0 0 0 256 No. 32 bdls. 0 0 0 16 0 12 12 0 0 0 16 0 12 12 0 0 0 16 0 12 12 0 0 0 16 0 12 12 0 0 0 16 0 12 12 0 0 0 16 0 12 12 0 0 0 18 4 0	Srs. C.  8 0 0 0 12 puns 40 0 0 0 0 4½ 10 0 64 No. 18 0 0 0 16 0 32 8 16 0 11 0 16 0 325 No. 8 bdls. 8 0 21 0 0 0 1 12 20 0 11 0 0 0 18 0 0 0 0 12 20 0 18 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Srs. C.  14  0  0  0  0  5  0  0  64  0  2  0  0  62  No.  25  8  3  2  14  0  0  14  0  26  8  21  0  8  0  0  24  8  0  0  0  0  0  0  23  0  24  8  26  0  0  13  54  26  8  20  0  11  0  0  0  2  10  3  8  3  4  26  0  45  0  20  0  29  0  24  0  0  0  0  0  0  0  10  0  0  0  10  0

	Nuddea. Baraset.		Jessore.	Moorshe- dabad.	Burdwan.	Bancoo.		
ARTICLES.	Chagdah, 2+ miles from Sudder Sta- tion.	Sudder Station.	Sudder Station.	Berhampore.	Sudder Station.	Sudder Station.	Bishempore, 20 miles from Sudder Station	
Attah,, per Rupee - Barley, (Jow,) ", " Betel nut. (Suparee,) ", " Bhoosa, White, ", ", " Missah, ", ", " Cardamoms, ", ", " Cocoanuts, ", ", " Cocoanuts, ", ", " Coriander-seed, (Dhunia,) - Cotton, ", ", ", " Dal, Urhur, ", ", ", " ", Gram, ", ", ", ", ", ", ", ", ", ", ", ", ",	Srs. C.  14 0 70 0 6 4 90 0 80 0 2 4 13 8 60 No 32 0 3 4 14 0 16 0 28 0 26 0 28 0 26 0 28 0 26 0 27 1 12 22 0 16 0 25 0 26 0 27 0 28 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Sra. C.  13  0  26 10  4  8  0  0  0  0  0  1  4  8  0  64  No.  16  0  0  0  8  0  0  0  0  8  0  0  0  0	Srs. C.  13 5 0 0 4 12 20 0 80 0 2 0 80 0 2 0 80 0 3 12 16 0 13 4 32 0 20 0 8 0 23 0 26 12 0 0 0 14 0 0 10 0 10 0 10 0 20 0 23 0 0 0 0 0 23 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Srs. C.  15 0  42 8  4 0  45 0  50 0  2 0  7 8  32 No.  15 0  4 0  12 0  16 0  30 0  17 0  8 0  18 0  24 0  10 10 0  10 0  10 0  24 0  25 0  0 0  11 0  24 0  25 0  0 0  11 0  28 0  16 0  11 0  28 0  16 0  11 0  29 0  17 0  9 12  17 0  9 12  10 4  0 0  9 0  9 0  9 0  9 0  9 0  9 0	Srs. C.  15 0  87 8  4 14  41 4  45 0  1 8  10 0  32 No.  20 0  3 12  16 4  15 0  33 12  21 0  13 8  24 0  26 4  132 No.  150 0  13 8  22 8  2 1  24 0  0 0  22 8  23 8  0 0  0 0  22 8  23 8  0 0  0 0  12 0  24 0  20 0  9 12  2 13  3 0  4 2  45 0  60 0  15 0  26 4  33 12  24 0  26 4  10 14  10 14  0 0  10 8  9 12  5 4  0 0  10 8  9 12  5 4  0 0  10 0  10 0  10 0  10 0  10 0  10 0  11 0  10 0  10 0  10 0  11 0  11 0  12 0  12 0  13 0  14 0  15 0  15 0  16 0  17 0  18 0  19 0  10 0  1	Srs. C.  11 4 58 0 4 8 0 0 0 1 12 6 0 32 No. 15 0 3 4 13 8 11 4 0 0 0 18 0 18 0 18 0 18 0 18 0 18 0 18	Srs. C.  12 12 10 0 5 4 0 0 0 0 2 0 0 0 0 17 0 0 0 16 0 0 0 0 0 19 0 18 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	

rab.	Beer- bhoom.	Midna- pore.	Cuttack.	Balasore.	Pooree.	Man- bhoom.	Gowal- parrah.	Kam- roop.	Luckim- pore.	Dar- jeeling.
Kotulpore, 30 miles from Sudder Sta- tion.	Sooree,	Sudder Station.	Sudder Station.	Sudder Station.	Sudder Station.	Sudder Station.	Sudder Station.	Gowahatty.	Debroghur.	Sudder Station.
Srs. C.  12 0 10 0 5 8 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 16 0 0 0 0 0 16 0 0 0 0 0 16 0 0 17 14 0 0 18 0	Srs. C.  13 8 0 0 3 12 48 0 50 0 0 4 5 0 0 0 15 0 3 6 13 8 15 0 20 0 11 4 20 0 0 128 No 180 0 9 8 8 0 2 10 0 0 0 0 0 0 0 0 0 0 0 0 0 0 13 8 22 8 0 0 0 0 0 0 0 0 0 0 0 13 8 22 8 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Srs. C.  11 12 15 0 5 0 46 8 50 0 2 0 9 0 32 No. 16 0 3 0 14 0 13 0 24 0 0 0 17 0 20 0 0 0 125 No. 7 Chals 10 8 14 0 1 12 1 14 16 0 10 10 0 0 18 0 19 0 0 0 0 0 12 0 21 8 20 0 11 8 2 8 3 0 16 0 5 8 15 0 32 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Srs. C.  21 0 0 0 0 5 9\frac{1}{84} 84 0 1 11\frac{1}{4} 5 14\frac{1}{4} 5 6 No. 21 0 21 0 21 0 21 0 21 0 21 0 21 0 21 0	Srs. C.  11 0 16 0 6 0 64 0 80 0 1 0 6 0 64 0 80 0 1 0 0 6 0 1 0 0 0 1 0 0 0 1 0 0 0 0	Srs. C.  19 11 0 0 3 8 42 0 84 0 1 5 5 0 64 No. 14 0 0 0 0 14 7 0 0 0 34 2 32 0 21 0 19 12. 0 0 0 4 No. 16 puns 12 0 11 13 2 2 2 7 7 4 13 2 0 0 17 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 17 1 28 14 32 13 27 9 32 13 22 0	Srs. C.  11 0 50 0 3 0 0 0 0 0 1 14 5 0 0 0 12 0 3 0 14 0 12 0 22 0 18 0 20 0 0 0 0 0 8 12 24 0 2 4 2 6 12 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	30 0 4 8 16 0 8 0 30 0 0 20 0 0 13 0 0 22 0 0 128 No. 10bdls. 0 0 0 15 0 0 15 0 0 16 0 0 17 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	8 0 16 0 2 0 1 4 16 0 14 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	20 0 0 20 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Srs. C 8 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0

By order of the Board of Revenue, Lower Provinces,



# The Calcutta Gazette.

# Bublished by Authority.

Motifications.

The 14TH MAY 1863.—The Government of Bengal having entered but a Contract with Messes. Samuel Smith and Co., for the execution of the Covernment Printing Work, from the 1st July nest, Public Officers employed under this Government are hereby directed not to employ any other Printing Establishment for the election of the Government II ork from and after that date.

CRUIL BRADON,
Secy. to the Gout, of Bengal,

THE 2ND FRINUARY 1855.—The Government of Bengul having entered into a Contract with Messrs. Semuel Smith and Co., for the execution of the Government Printing Work, all Public Officers under the Government of India at the Presidency are hereby directed not to employ any other Printing Establishment for the execution of Government Work.

CROIL BRADON, Secy. to the Govt. of India

# SATURDAY, SEPTEMBER 20, 1856.

#### Argistatibe Council.

The 13th September 1856.

THE following Bill was read a second time in the Legislative Council on the 13th September 1856, and was referred to a Select Committee who are to report thereon after the 17th of December next:—

A Bill relating to the imprisonment of Criminals, in the Settlement of Prince of Wales' Island, Singapore, and Malacca.

Whereas doubts have arisen whether the Court of Judicature of Prince of Wales' Island, Singapore, and Malacca has power to sentence any person, convicted before it of an offence punishable with imprisonment, to be imprisoned in any Gaol or House of Correction wherein such person will not be in the custody of the Sheriff of the said Settlement of Prince or Wales' Island, Singapore, and Malacca, or of one of his Deputies; and whereas it is expedient that the said Court should have such power in certain cases: It is enacted and declared as follows (that is to say)—

I. It shall be lawful for the said Court of Judicature, whether sitting as a Court of Oyer and Terminer and Gaol delivery, or holding depressions be imprisoned in a Gaolappointed by the Governor.

General or Quarter Sessions of the Peace, to sentence any person, convicted before it of

an offence punishable with imprisonment and hard labor, or with imprisonment and solitary confinement during any portion or portions of such imprisonment, to be imprisoned in any Gaol or House of Correction within the said Settlement which the Governor of the said Settlement shall, by writing under his hand, declare to be fit for the reception of prisoners so sentenced.

II. Any person, who has heretofore been sentenced by the said Court of

Persons now under sentence of imprisonment in any Gaol may be detained there.

tenced by the said Court of Judicature of Prince of Wales' Island, Singapore, and Malacca to be imprisoned for any term warranted by law in any Gaol

or House of Correction in the said Settlement, shall be liable to be detained in such Gaol or House of Correction for so much of the said term of imprisonment as shall remain unexpired; and nothing heretofore done in conformity with any such sentence shall be called in question in any Court of Law.

t Certain prisoners in She cutstody of the Sheriff of the said Settlement to order any prisoner, who is now in the cutstody of the Sheriff of the said Settlement and is subject, under any sentence of the said

Court of Judicature, to be imprisoned and kept to hard labor, or to be imprisoned and kept in solitary confinement for any portion or portions of such imprisonment, to be removed to any Gaol or House of Correction within the said Settlement, wherein he may more conveniently or effectually undergo such punishment, and to be detained therein during the remainder of the term of imprisonment to which he has been sentenced.

W. MORGAN,

Clerk of the Council.